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ARCHIVES OF MARYLAND

PROCEEDINGS AND ACTS

OF THE

GENERAL ASSEMBLY OF MARYLAND

FANUARY 1637/S—SEPTEMBER 1664

Published by Authority of the State, under the Direction of the Maryland Historical Society

WILLIAM HAND BROWNE

Editor



BALTIMORE

MARYLAND HISTORICAL SOCIETY

1883

9- F110

PRESS OF ISAAC FRIEDENWALD,
BALTIMORE, MD.

LAWS OF MARYLAND, JANUARY SESSION, 1882.

CHAPTER 138.

AN ACT to provide for the preservation, arrangement, publication and sale of Ancient Documents pertaining to Maryland.

Section 1. Be it enacted by the General Assembly of Maryland, That the Commissioner of the Land Office be and he is hereby authorized and directed to deliver at Annapolis, to the Maryland Historical Society or to its agent, all the records, archives and ancient documents of the province and peliver an-State of Maryland of any date prior to the acknowledgment cient docuwhose possession any of such records, archives and documents aforesaid may be, are hereby authorized and directed. of the independence of the United States by Great Britain, and and to keep a list thereof; and that the said Maryland Historical Society is hereby declared to be the custodian of Custodian or such records, archives and documents, the State of Maryland records. remaining the owner thereof; provided that the said Maryland Historical Society shall be understood, by the receiving and giving receipt for records, archives and documents aforesaid, to agree that such records, archives and documents shall be safely kept, properly arranged and catalogued, and that such of them as are of historical importance shall be edited and published under the supervision of said society; and provided that said records shall at all times be accessible to the inspection of any citizen of this State free of all charges and fees.

Sec. 2. And be it enacted, For the purpose of properly arranging, editing and publishing the aforesaid documents as hereinbefore provided, as well as other documents pertaining to the history of Maryland, the sum of two thousand dollars is hereby appropriated and shall be reid to the said Maryland. to the history of Maryland, the sum of two thousand dollars is Apprepria. hereby appropriated and shall be paid to the said Maryland Historical Society out of any funds in the treasury not otherwise appropriated, as follows: One thousand dollars thereof upon demand at any time after the aforesaid records, archives and documents shall have been removed and placed in the hereby appropriated and shall be paid to the said Maryland tion, to whom

custody of said society, and the remaining one thousand dollars thereof shall be paid upon demand at any time after the first day of January, eighteen hundred and eighty-three; and provided that all publications made as aforesaid under this act shall belong to the State, but may be sold at cost price by the said Maryland Historical Society, and the proceeds shall be added to the publication fund established by the appropriation herein made; and further provided, that any or all of said Papers may papers may be recalled, and shall be returned to the State on its demand therefor.

be recalled.

Sec. 3. And be it enacted, That it shall be the duty of the Make report said Maryland Historical Society to make report to the next of progress. General Assembly of the progress of the work herein provided for, and also of all receipts and disbursements made under this act.

Sec. 4. And be it enacted, That this act shall take effect Effective, from the date of its passage.

Approved March 30, 1882.

ROOMS OF THE MARYLAND HISTORICAL SOCIETY, BALTIMORE, November 12, 1883.

TO THE HONORABLE

THE SENATE AND HOUSE OF DELEGATES OF THE STATE OF MARYLAND:

Gentlemen:—At a meeting of the Maryland Historical Society, held on the 12th of November, 1883, the Committee to which the custody of the Archives of the State had been confided, reported as follows:

To the Maryland Historical Society:

Gentlemen:

The Committee appointed by you at the last Annual Meeting of the Society to take charge of the Archives, then recently deposited by the State, has much pleasure in handing you, and through you to the General Assembly of Maryland, the first volume of its labors, and with the volume the following

REPORT.

Many reports have been made to the State concerning the Archives, both by Committees and individuals appointed by the General Assembly. With but few exceptions these reports were directed more to the manner in which the Archives were cared for than to the Archives themselves. The first full report seems to have been that of the Commission appointed in 1722. They kept a record and made a tolerably full report to the Assembly; it referred particularly to the condition of the Land Records, the Judicial and Testamentary Proceedings. of the volumes as needed it were repaired, others lacked indices which were supplied, and many needed copying to save their contents. Four of the volumes copied by their order are now in our possession. In 1776 a Committee of the Council of Safety made a voluminous report. In both these reports only bound books were noted. Coming down to our own times, Mr. David Ridgely, in 1835, being then the Librarian of the State, was directed by the Assembly to examine the various offices and report upon the State Papers in them. The result of his examination was printed in 1835. So far as the bound

books are concerned his report is definite enough; but the meagre description of the large accumulation of loose papers makes it almost useless as a guide to what he recovered. The books and papers gathered by Mr. Ridgely from the various rooms of the State House, from disused offices, cupboards, underneath the staircases, from the lofts, the cellars, and even the stairway leading to the dome, were not afterwards kept in one repository, but were again distributed to offices where they were supposed to belong. The State owes largely to Mr. Ridgely for his recovery of many papers which would have in a few years been irretrievably lost; not only for the recovery are we under obligation, but for the prompt copying of many that were in very bad condition, and are not now to be found.

Subsequently John Henry Alexander, LL. D., the Rev. Ethan Allen, D. D., and Colonel Brantz Mayer made reports, the two former on the Proprietary, Council and Assembly Records (of a few of which they made a very useful calendar), and the latter upon the Miscellaneous correspondence and loose papers. These reports are both useful and

interesting.

The Assembly has never been unmindful of the value of the State records, but the papers were scattered through many offices and insecure places, unarranged and, apparently, without responsibility attaching to any one for their safekeeping; the loss of many valuable papers

would indicate that free access could be readily obtained.

After several efforts made at various times both by the Society and by individuals to obtain from the State an appropriation for publishing the early records, your Society, through a committee, obtained from the General Assembly of 1882 the temporary custody of all the early records for the purpose of arranging, cataloguing and making them more generally accessible, under proper safeguards, to historical students and investigators. With the deposit came also an annual grant of one thousand dollars for two years to have such documents as were of historical

importance copied and printed.

When the Act of 1882 was passed there was not in our building a suitable fire-proof repository for the papers to be deposited with us, and the Society was compelled to ask its members and friends to raise a large sum of money to make one of the rooms on the main floor absolutely fire-proof. While this room was being prepared, several visits were made to Annapolis, and the various offices connected with the State government were examined for such papers as came within the Act of 1882. A large collection of Manuscripts, bound and unbound, was found, carefully packed, and sent to the Society's rooms, where they were immediately placed in the fire-proof.

The largest and most valuable collection was found in the Land Office, which has been for several years the official custodian of the Archives. From the State Library a few bound and unbound volumes were received, and from the office of the Clerk of the Court of Appeals four volumes of the laws. Receipts were given in the Society's name

to each of these departments for the papers obtained from them, and a

duplicate retained by the Committee.

The Papers as they came to us had no mark of ownership on them, nor do we believe the State has ever placed a stamp on any of its archives: had this been the case, much of the valuable material rescued by Mr. Ridgely would doubtless still have formed part of the records of the State. The Committee, recognizing the fact that the Society is responsible for the safekeeping and return of these papers, have had each item plainly stamped in blue ink with the following device:

Archives of the State of Maryland.

so that further loss might be guarded against.

The Society is probably aware that the General Assembly of 1846, by their 27th Resolution, deposited a number of the early records with us. They were briefly described in the Catalogue made by Mr. Lewis Mayer in 1854, and are still in our possession. In addition to these the Society received from the family of the late Rev. Dr. Allen two volumes he had used in the preparation of Alexander's Calendar, and they purchased from a dealer in second-hand books two volumes that had been sent from Annapolis with a large collection of waste paper; a Council Journal of 1692-3 given to the Mercantile Library Association is also among the Archives. All these, with the collection recently received, have been systematically arranged, and a description more or less minute as the volume seemed to demand has been made of each. This has been absolutely necessary both for this report and so as to mark out definitely a line of procedure in the first volume of the Archives. When the volumes had been thoroughly analyzed, the Committee after a careful examination of them decided that as the Proceedings and Acts of the early Assemblies presented an almost unbroken record from the beginning, this should constitute the first volume; for of the Proceedings only those of 1637/8 had been printed, and of the three hundred or more laws passed up to 1664 the full text of only six was given by Bacon in his compilation of 1765.

It was desirable, before any transcribing was done, that the Committee should have the service of a competent person to edit and have continuous supervision of the work; for no member of the Committee could give his entire time to the preparation of the volume. They recognized the fact that but few men have the knowledge, inclination, accuracy and time for such work, and they could suggest but one gentleman who possessed that familiarity with the early history of the State and who combined the requisites necessary for carrying out the Committee's plan. They therefore invited Dr. William Hand Browne to edit the series. Dr. Browne cheerfully accepted the Committee's invitation, and with the aid

of copyists began work in February, 1883.

The Committee laid down a rule, in which Dr. Browne concurred, that the transcripts should be exact copies of the original records, and

this rule has been rigidly adhered to.

The labor of arranging, transcribing and verifying the materials for this volume, scattered through many books, and occurring in many instances very much out of the chronological order of the volume in which they were found, has been very great.

The copy for the printer was made with the utmost care, and a critical examination of it with the originals word by word, and in a large part letter by letter, throughout the whole work, has corrected whatever errors

may have crept in.

During the progress of the work it was discovered that the full text of many of the Laws passed was not in our possession, nor were the laws in the State Archives; Bacon noted many of them by title, but gave no reference to sources; of others which were known to have been passed, he had no note. After a diligent search a contemporary volume containing all the laws passed from 1649 to 1676 was found by the aid of Mr. W. Noel Sainsbury's Calendar of State Papers, in the Public Record Office, London. From this book, a minute description of which Mr. Sainsbury kindly furnishes, we have obtained all the Laws which were lacking for the present volume.

The Committee believe they have now a copy of every law passed in the Province up to 1670 except those of 1634/5 and 1637/8, six Acts of 1647/8, and those of 1659/60, if any were passed in this session.

With the Laws obtained from London the Committee also received copies of all papers in the Public Record Office relating to Maryland up to 1668, part of which they hope to include in the next volume of the Archives.

With a view of placing on permanent record and showing to the General Assembly, students and others what Archives the State possesses,

the Committee has had the annexed Calendar prepared.

It is a matter of surprise and congratulation to them to know, that although these Archives have been exposed to many perils, of war, carelessness and theft, so many survive. What has been lost can never be accurately known—those that have been placed in our custody show the Proprietary Record Books to be nearly perfect from 1637 to 1658, the only serious breaks being the period from February, 1644/5, to March 22, 1647 8, and the pages in original Libers F and B which are not transcribed in the modern copies.

The series of the Council Books is the most imperfect. From August 8, 1636, to December, 1671, they lack but little except the omissions noted above, but from January, 1672, to April, 1692, there is no record; from April 6, 1692, to August 16, 1708, they are perfect save the six months between October 4, 1703, and April 12, 1704; from August 17, 1708, to October 26, 1714, there is no record; from October 27, 1714, to December 27, 1715, perfect; from December 28, 1715, to August 17, 1721, there is no record; from August 18, 1721, to September 24, 1770, perfect.

The Assembly Journals to the September session, 1664, are included in this present volume. Subsequent to this date the Upper House is represented by Journals of 1666, 1669; March and October, 1671, 1674, 1675, 1676; August and November, 1681; April and October, 1682,

1683, 1684 and 1688.

The Lower House during this period is represented by Journals of 1666, 1675, 1676 and 1678; from December, 1688, to May session, 1692, the Journals of both Houses are missing; whether there were Assemblies in these years we are unable to say. The Journals of both Houses from May, 1692, to April 19, 1774, the last day of the session of the Provincial Assembly, are complete, with the following few exceptions: In the Upper House, September, 1693, April, 1716, and November, 1770; in the Lower House, September, 1694, April, 1700, June, 1702, October, 1703, September, 1704, October, 1712, October and

November, 1773.

Of the Laws for the Provincial period, all those passed up to 1664, with the exception of those before noted, are in the present volume; subsequent to this the laws passed at each session are in the Archives or can be obtained up to 1678; but between this date and May, 1692, our searches have revealed nothing but the titles of Laws as recorded in the Journals; from 1692 to 1774 it is probable that we can find the full text of all the Laws. The period between April, 1774, and the assembling of the State Legislature in February, 1777, is covered by the Convention of 1774–1775–1776, the manuscript of part of which, in a very damaged condition, is among the Archives, and the Council of Safety from August 29, 1775, to March 20, 1777.

The Senate Journals are represented by the March session, 1778, October, 1780, May, 1781, November, 1781, April, 1782, November, 1782, April, 1783, November, 1783, and the House of Delegates by February, June and October, 1777, October, 1778, November, 1779, March, 1780.

The Proceedings of the Governor and Council from March 20, 1777, to 1788 are perfect, both in the original rough drafts and in fair copies.

From the foregoing brief summary it will be seen that the documentary history of the Province and State can be gathered measurably com-

plete from the existing Archives.

The Committee regrets its inability at this time to furnish a full catalogue of the Miscellaneous papers, consisting of Letters, Instructions, Commissions, Lists of inhabitants of the various Hundreds, etc., placed in their charge; progress has been made in a Calendar of them, and it is hoped the entire collection will have been noted by the appearance of the second volume of the Archives, when they will give an account of them. There are between 8,000 and 10,000 separate papers in the Miscellaneous collection, most of which relate to the Revolution.

The Committee desires to express their appreciation of the ability and zeal with which the Editor, Dr. William Hand Browne, has conducted the work of preparing and publishing this first volume of the

Archives.

The Committee also desires to place on record an acknowledgment of the courtesies extended them by Dr. William R. Hayward, Commissioner of the Land Office, and Mr. George H. Shafer, clerk in the same office, Dr. E. P. Duval, State Librarian, and Spencer C. Jones, Esq., Clerk of the Court of Appeals, in facilitating the search for and collection of the various State Archives.

The Committee feel that to the Manager of the printing establishment of I. Friedenwald, and to the compositors, proof-readers and others engaged on this work, special recognition is due of services of a peculiarly difficult and laborious kind, performed with zeal, patience, fidelity and intelligence that cannot be estimated at a mere money value.

The Committee has given its earnest attention to the work, and it hopes that the publication now begun under such favorable circumstances, may be continued until the entire series of Provincial and Revolution.

lutionary Records of our State is placed in print.

Respectfully submitted,

John W. M. Lee, Bradley T. Johnson, Henry Stockbridge,

Baltimore, November 12, 1883.

Committee.

Which, upon motion, was accepted and approved, and ordered to be printed.

The Society, in accepting the volume, passed the following resolution:

Resolved, That the officers of this Society, in presenting to the Legislature the first volume of the Archives of Maryland, are requested to give an earnest expression to the opinion of this Society, that the publication now made at the expense of the State is satisfactory in the highest degree to those who are interested in the history of Maryland; and are also requested to urge upon the representatives of the people to provide liberally for the continuance of the publication, so that the origin and growth of our civil institutions may be thoroughly understood by the citizens of this State, and made likewise accessible to those at a distance who may wish to study the development of a free Commonwealth.

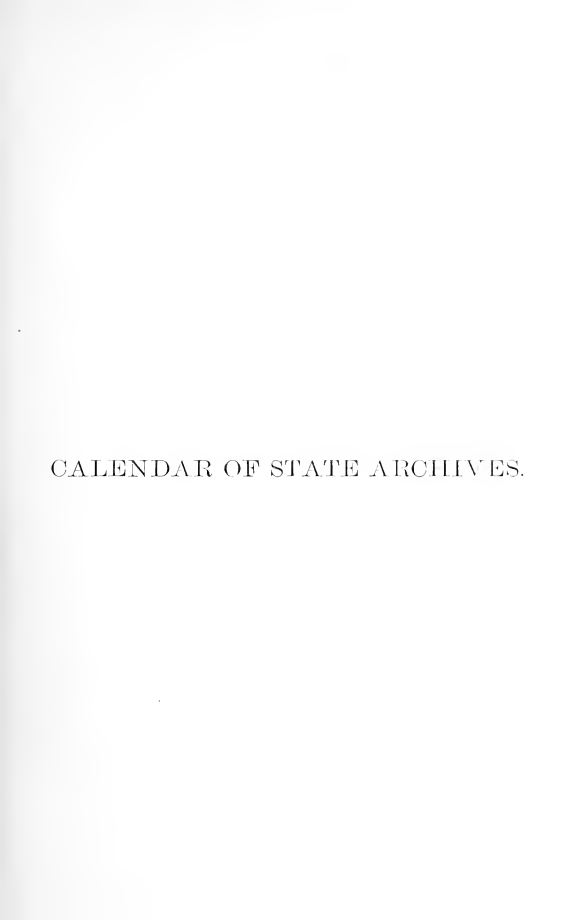
Trusting that the work may meet the approval of your honorable bodies,

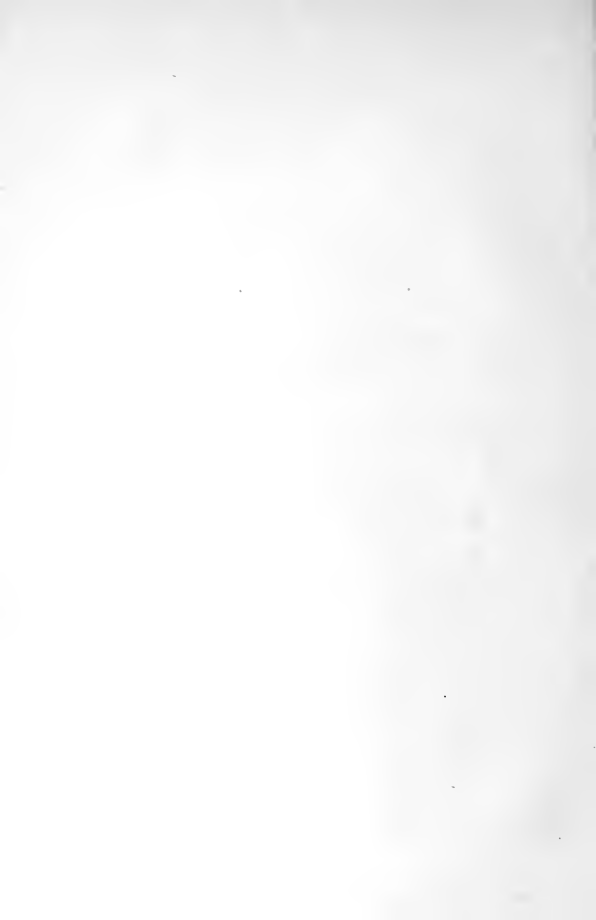
We have the honor to be,

Very respectfully,

John H. B. Latrobe,

Mendes Cohen, Corresponding Secretary. President.





PROPRIETARY RECORD BOOKS.

LIBER Z.

December 30, 1637, to July 23, 1644.

Original.

COPIES.

Land Office Records, L. O. R., Liber No. 2, pp. 1–190. Council Proceedings, Liber C. B., 1636–1657. Assembly Proceedings, Liber M. C., 1637–1658.

THE ORIGINAL.

This is probably the second book of records of the Province. It is a

folio, and was rebound in rough sheep after the year 1725.

The first few leaves have been stained by water, and the frequent handling of the book has defaced the entries on the earlier pages. The Secretary who kept the record left generous margins, so that where the leaves are damaged or deficient it is only in a line or two on any page.

The pages after 30 are in good and perfect condition.

The volume is a daily record of transactions, but the chronology, occasionally, is not perfect. It consists of Warrants, demands for Debts and for Land, Proclamations, Commissions, Declarations, Letters, Council, Court and Assembly Proceedings, Wills, Inventories, Accounts of Administrators and of the Proprietor's agents, Assessments, etc., in fact, all the business of the Province seems to have been recorded in this book

up to October, 1642.

The volume is divided into four heads or parts. For the first 87 pages, to September 21, 1638, there is no contemporary pagination; in this part occur the Demands, Warrants, Proceedings of the first Assembly of which we have a record, etc. The second part begins with 3 pages of index to the succeeding 45 pages, which are numbered in a contemporary hand, beginning with p. 1, and contain a Record of Cases Testamentary, commencing October 23, 1638, and ending July 20, 1644. (There is but one entry of the year last named and but one for 1642 3.) The 6th page is blank; pages 7 to 26 are missing; the index, however, does not indicate any entries for these pages. Page 46 is blank, and pages 47 to 58 are missing; p. 59 blank. The third part begins with p. 60, which is an index to pages 61 to 90 (from 87 to 90 the leaves instead of the pages are numbered). The inventories which

appear on these pages begin December 12, 1638, and end October 28, 1642; p. 91 is blank; pages 92 to 118 are missing, neither the index nor the parts of leaves remaining indicating any entries for these pages; p. 119 blank. The fourth part begins with p. 120, being an index to Accompts of Estates, which follow on pages 121 to 130, beginning April 29, 1639, and ending May 7, 1640. The last remaining leaf (pp. 129-130?) is so damaged at the top that the names and dates cannot be given. According to the index on p. 120 the volume lacks 8 pp. at the end, but whether they precede or follow the damaged leaf above mentioned cannot be determined. Comparing this volume with the copy made in 1725, the record is as complete now as it was then, with the exception of the separation of the first leaf (pp. 1-2) from the book, which some one has framed and hung on the wall of the library of the Society. In binding the volume after 1725 the last leaf of Liber A, 1647-1650, was by some mistake added to this volume. The volume is written in the court or record hand of the 17th century, and the writing, with the exception of the Inventory of May 24, 1639, p. 67, is identical throughout.

Many of the entries are signed by Leonard Calvert, the first Governor; John Lewger, the Secretary of the Province; Thomas Cornwaleys, of the Council; George Evelin, of the Isle of Kent; Henry Fleete, and

others.

It is the earliest original record book in our possession.

The volume was transferred to the Society's custody by a Resolution of the General Assembly in 1846. It has been briefly described by Drs. Alexander and Allen, and was used in their Calendar of Maryland State Papers, volume I.

COPY IN FULL.

Land Office Records, L. O. R., Liber No. 2, pp. 1–190, made in 1725 is a full and careful copy (with the addition of one entry, Sep. 22, 1638) of every entry in the book, except the entries on p. 9, p. 32, three entries on p. 79, and pp. 1–3 of Testamentary papers, and the Wills. The spelling is modernized to that of the year 1725.

The correctness of the copy is attested by the copyist and reader on oath before the Judge of the Provincial Court, and witnessed by three of

the Commission on the Records.

COPIES IN PART.

The Commissions, Proclamations and a few other entries appear in a volume made between 1733 and 1750, and bearing the title of *Council Proceedings* 1636 to 1657. This copy was taken from the original, as is shown by marks of transcription on the margin of the latter. It is not a faithful copy, a line here and there, and even a paragraph, being omitted.

The Warrant to Evelin in 1637, the Journal of Proceedings and Acts of the Assembly 1637/8, the Assessments, and the accounts of John

Lewger, appear in a volume made at the same time as that last described, and bearing the title *Assembly Proceedings* 1637 to 1658. The entries in the two preceding volumes are modernized in spelling, and many words are incorrectly transcribed.

LIBER F.

August 8, 1636, to August 28, 1642. Original missing.

COPIES.

Land Office Records, L. O. R., Liber No. 1, pp. 1–161. Council Proceedings, Liber C. B., 1636–1657.

The Land Office copy forms pp. 1 to 161 of Liber No. 1 of their Records. It was made in 1724, and its correctness is attested as in the case of Liber Z.

It is, with a few exceptions, a daily record of the land business of the Province. The entries up to p. 30 are somewhat confused as to dates,

but after this the volume proceeds with regularity.

The original volume, according to this copy, had 176 pages; but of these, pp. 6, 12, 13, 22, 23, 24, 25, 26, 27, 44, 54, 67, 69, 76, 77, 80, 93, 94, 95, 96, 97, 98, 99, 100, 116, do not appear in this copy; and the single short entries from some of the pages indicate that this is not a full copy of the original.

The entries on pp. 1–8, viz., Petition of Claiborne 1636/7, Order of the King, Feb. 26, 1637/8, and proceedings of the Privy Council, April

4, 1638, are in Council Proceedings 1636-1657, p. 4-10.

The Proclamation of Cecilius, Lord Baltimore, appointing Leonard Calvert Governor, April 15, 1637 (pp. 8–17), is in *Council Proceedings*

1636-1657, pp. 11-19.

The Letter of Cecilius, Conditions of Plantation, Aug. 8, 1636, on pp. 28–30, is in *Council Proceedings* 1636–1657, pp. 1–3. There are no Acts nor Proceedings of the Assembly in this volume.

Collation.

	Copy.	Orig.	
pp.	1-4	1-2	Claiborne's petition, 1636/7.
	4		The King's decision of Feb. 26, 1637 8.
	4 5-8 8-17	3-5	Proceedings of the Privy Council, April 4, 1638.
	8-17	7-11	Proclamation of Cecilius, Lord Baltimore, appoint-
			ing Leonard Calvert, Governor, April 15, 1637.
	17-27	14-21)	Names of persons who were brought into the Prov-
		28-43 }	ince [earliest date 1633, 4], Grants of Land,
		45-52	etc.
	28–30	53	Proclamation of Cecilius, Lord Baltimore, 8th Aug.,
			1636. Conditions of Plantation.

Copy. pp. 30–132	Orig.	
pp. 30-132	55 – 66 68	
	70-75	- Land Grants.
	101-115	
	117-152 J	
1 32-3	153	Commission and License to Wm. Brainthwaite, Oct. 22, 1638.
133-161	154-176	Oaths, Proclamation, Acts of State, Commissions, Letter to Governor of Virginia, etc. Date of the last entry, 28th Aug., 1642.

LIBER P. R.

August 2, 1642, to February 12, 1644/5. Original.

COPIES.

Council Proceedings, Liber C. B., 1636–1657. Assembly Proceedings, Liber M. C., 1637–1658.

THE ORIGINAL.

This is a large thin folio, and has been recently rebound in half morocco.

With the exception of the lower edges of a few of the leaves up to p. 50, which are damaged by water-stain and frequent handling, the volume is in good condition.

It is a daily record, unbroken from the first to the last date, and consists of entries like those in Liber Z; there are, however, more records of Land Grants, Court Proceedings, mortgages and deeds, than in Liber Z.

A contemporary pagination and index give the volume 200 pages. Page 201 is blank, after which follows an index of 8 pp.; A-G and W, the intermediate letters being missing. The volume lacks also pp. 1-4.

It is written throughout in one hand, which much resembles that of

Z, though sometimes more minute.

The volume, until its recent transfer to the Society, has been in the State Library; and has escaped the notice of Drs. Alexander and Allen, neither of whom mentions it in his published report; nor does it seem to have been used in the *Calendar*, except in the few entries transcribed into *Council Proceedings* 1636–57 and *Assembly Proceedings*

1637–1657. Many of the entries in the volume bear the autographs of Leonard Calvert and other leading colonists.

During a recent examination of the Lower House Journal of Oct. 18,

1723, it was discovered that this volume was quoted as Liber E.

THE COPIES.

The Commissions, Proclamations, and Conditions of Plantation appear modernized in *Council Proceedings* 1636–1657, beginning with the Proclamation of September 13, 1642 (p. 67), and extending to Jan. 9,

1644/5 (p. 141).

The Acts of September 13, 1644 (p. 18), and of February 11, 1644/5 (p. 200), appear as modernized copies in Assembly Proceedings 1637–1658; the first at pp. 275–302, the second at pp. 305–306. The Account of John Lewger [Dec. 2] (p. 59) appears in part on p. 303. The Proclamations of December 16, 1642, Feb'y 1, 1643, Mch. 28, 1643, appear on p. 304.

LIBER A.

May 23, 1647 to April 1, 1651. Original.

Copies.

Land Office Records, L. O. R., Liber No. 2, pp. 191–626. do. L. O. R., Liber No. 3, pp. 1–132. Council Proceedings, Liber C. B., 1636–1657. Assembly Proceedings, Liber M. C., 1637–1658.

Original.

This is a small folio. It has been recently half bound in red morocco. The volume is throughout in good condition except the last two

leaves, the edges of which are torn off.

It contains Demands, Grants of Land, Commissions, Court Records, Affidavits, Wills, Inventories, Forms of Oaths, Proclamations. Proceedings and Acts of Assembly, etc., etc. It is a continuous daily record, with but few dates out of place. The first 58 pp. are lost; but with the leaf bound at the end of Liber Z, the volume is perfect from p. 59 to the words "finis huius Libri." It has a contemporary paging which is legible up to p. 365; from this to the end, say p. 397 (including the leaf noted above) the pagination is in many cases illegible. Pages 57–8 are copied in Land Office Liber No. 2. Page 398 contains the letters A and B of a partial index.

THE COPY IN FULL.

The volume has been copied into parts of two volumes forming *Liber No.* 2 and *Liber No.* 3 of the Land Office Records; pp. 57 to 340 forming pp. 191 to 626 of *Liber No.* 2; and pp. 340 to 397 forming pp. 1 to 132 of *Liber No.* 3.

All the entries, except the Testamentary Papers, have been transcribed

into these volumes.

This copy has one leaf, pp. 57-8, which is missing from the original.

PARTIAL COPIES.

The Proclamations, Letters and Commissions, appear in Council Proceedings 1636–1657.

The Proceedings and Acts of Assembly of 1646/7, 1647/8, 1649 and

1650, appear in Assembly Proceedings 1637-1658.

LIBER B.

January 8, 1648/9 to March 24, 1657/8. Original missing.

Copies.

Land Office Records, L. O. R., Liber No. 1. do. L. O. R., Liber No. 3. Assembly Proceedings, Liber C. B., 1637–1658. Council Proceedings, Liber M. C., 1636–1657.

This Liber forms pages 162 to 640 of No. 1, Land Office Records, and pages 133 to 448 of No. 3 of the same. The first embraces pages 4 to 243 of the original, and the second, pages 243 to 387 [Nov. 3, 1657], where the regular pagination of the original ceases. After this are pp. 188, 189; probably an error in numbering. The last page (189) is on p. 342 of

the copy.

The following pages of the original do not appear in the copy: pp. 1-3, 14, 16, 20, 24, 38-40. The original seems to have been divided into two parts, for the first pagination ceases at p. 48 (p. 224 of copy), when a new one begins with p. 29, and proceeds regularly to p. 387. It may be that the original copyist made the error of 29 for 49, and not discovering his mistake for a time, concluded to carry the second pagination to the end rather than deface his book by corrections. The entries on both pp. 48 and 29 are of similar character and of the same date.

Of the second part the following do not appear: Pages 134, 170, 237, 245, 248, 256–7, 283, 291, 307, 317, 357, 384, 386. Many of the single short entries from the original indicate that this is not a full copy.

The Liber consists of Bonds, names of persons who came out from England, Receipts, Proclamations, Commissions, Depositions, Names of those who took the oath of Fealty in 1646–7–8, Grants, Demands, Bills

of Lading, Contracts, Acts of Assembly of 1650, 1654 and 1657, and Court Proceedings, the last making about two-thirds of the book. The last entry is the Assembly Proceedings of September, 1657. The latest date is March 24, 1657/8—writs for elections.

COUNCIL PROCEEDINGS.

LIBER C. B.

August 8, 1636, to November 6, 1657.

COPY.

This volume has been transcribed from various old Libers, some of which cannot now be found. An analysis of the volume is given below. The handwriting is that of the last century, probably after 1750.

It consists of Proclamations, Commissions, etc. It is made up from

the following sources:

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Pp. 1-3 are from Liber F, pp. 28-30.
    4-7 are from Liber F, pp. 1-5.
    8-10 are from Liber F, pp. 5-8, and from Liber A, pp. 194-5.
    11-19 are from Liber F, pp. 8-17.
    20 is from Liber Z, pp. 1-2, and L. O. R., No. 2, p. 1.
    20-32 are from Liber Z, between pp. 5 and 66, and L. O. R. No. 2,
           pp. 3-65.
    32 is from Liber Z, p. 67, and L. O. R. No. 2, p. 65.
    32-35 are from Liber F, pp. 132-135.
    35-6-7, found in no other copy.
    37-40 are from Liber F, pp. 135-137.
    40-41, found in no other copy.
    42-48 are from Liber F, pp. 139-144.
    48-53, found in no other copy.
    53-54 are from Liber F, pp. 146-148.
    55, found in no other copy.
    56-7 are from Liber F, pp. 148-149.
    57-8-9 (in part), not found in any other copy.
    59-67 are from Liber F, pp. 153-160.
    67–126 are from Liber P. R, pp. 28–174.
    126-138 are from Liber P. R, pp. 175-179, and Liber B. L. O. R.
            No. 1, pp. 195–204.
    137 is from Liber A, p. 74, and L. O. R. No. 2, pp. 215-216.
    139–141 are from Liber P. R, pp. 182–187.
    142 is from Liber B, L. O. R. No. 1, p. 204.
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143 (in part), not found elsewhere.

143-147 are from Liber B, L. O. R. No. 1, pp. 205-212.

Pp. 148 (in part), not found elsewhere.

148–151 are from Liber A, L. O. R. No. 2, pp. 191–193.

151–152 are from Liber A, p. 59, and L. O. R. No. 2, pp. 194–195 152 is from Liber A, p. 61.

152-166 are from Liber A, pp. 62-115, and L. O. R. No. 2, pp. 199-274.

166 (in part), not found elsewhere.

166-168 are from Liber A, pp. 147-157, and L. O. R. No. 2, pp. 317-328.

168-212, not found elsewhere.

212-220 are from Liber A, pp. 192-246, and L. O. R. No. 2, 366-450.

220-242, not found elsewhere.

242-252 are from Liber A, pp. 276-339, and L. O. R. No. 2, pp. 508-613.

252-253 are from Liber A, p. 374.

253-255, not found elsewhere.

256-267 are from Liber B, L. O. R. No. 1, pp. 304-353.

267–270, not found elsewhere.

270-282 are from Liber B, L. O. R. No. 1, pp. 354-422.

283 is from Liber B, No. 1, p. 239.

283-286 are from Liber B, L. O. R. No. 1, pp. 168-170.

286-288 are from Liber B, L. O. R. No. 1, pp. 193-194.

288–290 are from Liber B, L. O. R. No. 1, pp. 289–290.

291–309 are from Liber B, L. O. R. No. 1, pp. 496–621. 310–318 are from Liber B, L. O. R. No. 3, pp. 141–354.

319-321 are from Liber A, pp. 324-325, and L. O. R. No. 2, pp. 596-598.

322-323, not found elsewhere.

LIBER H. H.

1656–1669.

Original.

A small folio in the original sheep binding, covered with canvas. In good condition. Pp. 1-2 and all after J of the index missing; pp. 17-18 very defective. Has 312 pp. of proceedings paged in a contempo-

rary hand, and 3 leaves (6 pp.) unpaged.

The volume opens with Instructions from Cecilius, Lord Baltimore, of Oct. 23 and Nov. 12, 1656; Commissions to Josias Fendall, July 10, 1656, and to Philip Calvert, Nov. 11, 1656. The Council Records begin on p. 9, June 18, 1657, and continue to April 16, 1669, p. 312. Oaths of Governor, Chancellor, Councillors and Secretary occupy the three unpaged leaves following p. 312, and these are followed by A to J of index.

The Council Records contain Commissions, Proclamations, Court Proceedings, Treaties with the Indians, Letters to Governor Berkeley, of Virginia, and Letters to various parties in reference to the Settlements on Bohemia river.

LIBER A. M.

1669–1674. Original missing.

COPY.

Made in latter part of the last century. A small folio, bound in sheep.

It has 120 pp. and is perfect, but wants rebinding.

Pages 1–13 contain Commissions, Ordinances and Instructions. The Council Proceedings begin Oct. 22, 1669, p. 13, and continue to Dec. 6, 1671. Among other entries it has "List of Lands Surveyed and Entered in the Office of Virginia, and Patented, that now fall in Maryland," also Oaths, Letters, Proclamations, Proceedings of Privy Council, Jan. 20, 1668/9, Articles of Agreement between Commissioners of Maryland and Virginia relative to Boundary.

The last entry in the book is dated June 26, 1671, though the latest

date in the volume is Aug. 23, 1674.

LIBER K.

1692–1694. Original missing.

COPY.

Apparently made early in the last century. Perfect. Small folio, bound in sheep. It has 361 pp., begins April 6th, 1692, and ends July 14, 1694. The Oaths on pp. 357–361 should precede the proceedings of Sept. 25, 1693.

LIBER C. B.

1693–1694.

Original.

Copy: Liber K. Pp. 277-361.

A small folio of 120 pages, recently bound in morocco. The first 6 pages, and an index of 10 pages at the end, are unpaged. In perfect order. The record begins with the Oaths. The regular proceedings begin Sep. 25, 1693, and end July 14, 1694. Among other records the deposition of the First Printer in the colony, Wm. Nuthead, occurs on pp. 33–34, Oct. 14, 1693.

LIBER H. D. No. 2.

1694–1697/8.

Original.

A small folio of 938 pages, in good condition. Probably a fair copy of the original minutes, as the volume is made up in various hands. The Council Proceedings occupy pp. 1–637, and begin July 26, 1694, and end Feb. 25, 1697/8. Then follow a Commission to John Dansey as Collector of Customs, Nov. 15, 1709, and a Certificate of the boundary between Kent and Cecil counties, Aug. 12, 1706. The reverse of the book is a transcript of letters received and other documents (preceded by a plat of Battle Creek town, and an index), beginning Jan. 2, 1695/6, and ending March 10, 1707/8. Many of the Letters are in Latin.

LIBER [unnamed].

1700-1701.

Originals.

March 18, 1698/9–Dec. 13, 1700. Folio, unbound, part of a contemporary volume. Pp. 7–71.

November 29, 1701. Folio, unbound, part of a contemporary volume, unpaged. 10 pp.

LIBER X.

1697/8-1703.

COPY.

Made from the above and others, now lost, in the latter part of last century, in good condition and perfect. A small folio of 345 pp., bound in sheep and covered with canvas. It begins March 9, 1697/8, and ends October 4, 1703.

LIBER [unnamed].

1704.

Original.

April 25 and May 3, 1704. Folio. 4 pp. (Not in the succeeding volume.)

LIBER C. B.

1704-1708. Original missing.

Original record from the minutes. It has 140 pages, of which pp. 135–140 are damaged. Record begins April 12, 1704, and ends August 16, 1708.

LIBER [unnamed].

1714-1715.

ORIGINAL.

October 27, 1714–Dec. 27, 1715. Small folio, unbound. Good. Perfect. Paged 1–68.

LIBER X.

1721–1728. Original missing.

COPY.

Folio, half bound in sheep. It has 211 pp.

Record begins August 18, 1721, and ends July 5, 1728. On pp. 58–63 are proceedings at the Privy Council Board, Nov. 13, 1685, on the boundary question between Maryland and Pennsylvania.

LIBER M.

1728-1738.

Original record from the minutes. Folio, half bound in sheep. It contains 169 pages, of which the first 99 are paged. Begins October 26, 1728, and ends July 18, 1738.

LIBER C. B.

1738-1753.

Original record from the minutes. Small folio, bound in vellum. It contains 548 pages, paged 1-537, 10 blank pages and one page filled, but unpaged. It begins October 17, 1738, and ends July 26, 1753.

LIBER J. R. and U. S.

1753-1767.

Original record from the minutes. Folio, bound in vellum. It contains 558 pages, paged as follows: 1-229; 229 (duplicate)-232; 232 (duplicate)-249; 249 (duplicate)-326; 237-420; 420 (duplicate)-464. It begins with proclamations of August 10, 1753, and the Proceedings begin with August 15, and end June 13, 1767.

LIBER C. B.

1767-1770.

Original record from the minutes. Folio, half bound in sheep. It contains 124 pages, paged 1-43; 44 blank; 45-124. It begins July 13, 1767, and ends September 24, 1770.

LIBER [unnamed].

1777-1779.

ORIGINALS.

Rough minutes. Small folios, unbound and unpaged, all in good order and perfect condition.

March 20, 1777-Aug. 20, 1777. "A." "This is the first volume of Minutes of Council after the formation of the new Government of Maryland, and precedes No. 1, *Council Proceedings*." 69 pp.

Aug. 25, 1777–Nov. 8, 1777. "No. 1." 37 pp. Nov. 10, 1777–June 13, 1778. "C No. 2." 141 pp. June 15, 1778–Feb. 5, 1779. "D No. 3." 98 pp.

LIBER C. B.

1777-1779.

COPY.

Original record from the minutes. Signed by T. Johnson, Jr., Cl. Co. "Examined with the minutes." Small folio, bound in rough sheep, not paged. It begins March 20, 1777, and ends March 31, 1779.

LIBER [unnamed].

1779-1780.

Originals.

Rough minutes. Small folios, unbound and unpaged. All in good order and perfect condition.

Feb. 6, 1779–Sep. 4, 1779. "E No. 4." 96 pp. Sep. 6, 1779–March 16, 1780. "No. 5." 110 pp. March 17, 1780–Nov. 13, 1780. "No. 6." 157 pp.

LIBER C. B.

1779-1780.

Copy.

Folio, bound in rough sheep. Not paged. Original record from the minutes. Begins April 1, 1779, and ends November 23, 1780.

LIBER [unnamed].

1780-1785.

ORIGINALS.

Rough minutes. Folios, unbound and unpaged. All in good order and perfect.

Nov. 13, 1780-May 17, 1781. "No. 7." 124 pp. May 18, 1781-Nov. 13, 1781. "No. 8." 157 pp. Nov. 19, 1781-Nov. 14, 1782. "No. 9." 246 pp. Nov. 15, 1782-Nov. 8, 1783. "No. 10." 130 pp. Nov. 22, 1783-Nov. 5, 1785. "No. 11." 120 pp.

LIBER C. B.

1780-1784.

Copy.

Original record from the minutes. Large folio, bound in vellum, unpaged. Begins Nov. 15, 1780, and ends Nov. 8, 1784.

LIBER [unnamed].

1785-1789.

Originals.

Rough minutes. Folios, unbound and unpaged. All in good order and perfect.

Nov. 17, 1785–Nov. 13, 1786. 110 pp. Nov. 30, 1786–Nov. 12, 1787. 118 pp. Nov. 22, 1787–Nov. 10, 1788. 97 pp. Nov. 19, 1788–Nov. 9, 1789. 124 pp.

LIBER C. B.

1784-1788.

COPY.

Original record from the minutes. Folio, half bound in sheep, not paged. Begins Nov. 27, 1784, and ends Nov. 10, 1788.

LIBER C. B.

1788-1791.

Copy.

Original record from the minutes. Folio, half bound in sheep, unpaged. Begins Nov. 19, 1788, and ends Nov. 12, 1791.

ASSEMBLY PROCEEDINGS.

LIBER M. C.

January 25, 1637/8, to April 27, 1658.

This volume, like *Council Proceedings*, 1636–1657, has been made up from various sources. It consists entirely of Legislative Proceedings, as follows:

The Warrant to Evelin, 30th January [December?], 1637/8.

Proceedings of the Assembly, Jan. 25th, 1637/8, to March 24, 1638.

The 42 Acts by title only.

Proceedings of Assembly, Jan. 18, 1638/9, to Mch. 19, 1638/9.

The 38 Acts in full.

Proceedings of Assembly, Oct. 12, 1640, to Octo. 30, 1640.

The 11 Acts in full.

Proclamations proroguing Assembly from 7th Dec. 1640, to Feb. 2, 1640/1, to July 16, 1641, to Aug. 2, 1641.

Proceedings of Assembly, Aug. 2, 1641, to Aug. 12, 1641.

The 3 Acts in full.

Proclamation calling Assembly for Oct. 29, 1641. Prorogued to Nov. 14, 1641, to Mch. 21st, 1641/2.

Proceedings of Assembly Mch. 21st, 1641/2, to Mch. 24, 1641/2.

The 3 Acts in full.

Proclamation calling an Assembly for June 1, 1642.

Postponed to July 18, 1642.

Proceedings of Assembly, July 18, 1642, to Aug. 1, 1642.

The 32 Acts in full.

Proclamation calling an Assembly for Sep. 5, 1642.

Proceedings of Assembly, Sep. 5, 1642, to Sep. 13, 1642.

The 25 Acts in full.

The Account of John Lewger [of Dec. 2, 1642] for Disbursements on account of late Expedition.

Proclamation of Dec. 16, 1642, calling an Assembly for Feby. 3, 1642/3. Another of February 1st, another of Mch. 28, for April 3, 1643.

Another of Nov. 16, 1644, for Dec. 3, 1644.

Act of Assembly February 11, 1644/5.

Upper House Proceedings, Dec. 29th, 1646. Dec. 30, adjourned to

Dec. 31, adjourned to March 1, 1646/7.

Proclamation calling an Assembly for Jan. 7, 1647/8, adjourned to Feb. 7. Proclamation calling it for January 17. Proceedings of Assembly, January 17, 1647/8, to March 4, 1647/8, and Proceedings of Thursday, March 2 [different from the Proceedings under the same date in the regular Proceedings]. Proceedings of Freemen of St. Mary's in reference to the Levy, June 14, 1648.

Proceedings of Assembly, April 21, 1649, being the last day of the Assembly.

A Letter sent to his Lordship by the Assembly, 21 April, 1649, in

reference to Ingle, Mrs. Brent, the Laws, etc.

His Lordship's Answer [only a small part of which is here found; the full document appears in Upper House Journal, 1659/60–1669].

Acts and Orders of Assembly, April 20, 1649.

The 12 Acts in full.

Acts and Orders of Assembly, April 20, 1650.

The 19 Acts in full.

Proclamation calling for an Election of Burgesses for April 2, 1650.

Proceedings of an Assembly, April 6, 1650, to April 29, 1650. His Lordship's Answer of 1649 [above] was read on April 6. An Act for Settling this present Assembly is in the Proceedings.

Acts and Orders of Assembly, March 11, 1650/1.

The 3 Acts in full.

Proclamation of Cecilius, Lord Baltimore, of Aug. 26, 1651. Disturbances in the Province. Scarborough's attempt to seat Palmer's Island. Granting Lands, etc.

Acts and Orders of the Assembly, Oct. 20th, 1654. The 43 Acts in full, and account of Tobacco Levied.

Acts and Orders of Assembly, Sept. 24, 1657.

The 11 Acts in full.

Debts due from the Public to be paid at the several places named.

Charges to be satisfied by way of Levy out of the County of Patuxent. Writ, March 24, 1657/8, to Sheriffs for choice of Burgesses for an Assembly to be held April 27, 1658.

Acts of Assembly, April 27, 1658. The 5 Acts. [These and 6 other Acts of this Assembly appear in Upper House Journal, 1659/60–1669.]

The volume has been made up from the following sources:

pp. 1-34, from Liber Z, pp. 4-52, and L. O. R., Liber No. 2, pp. 4-66.

pp. 35-52, found in no other copy.

pp. 53-135, Liber C. & W. H., pp. 1-66.

pp. 136-141, found in no other copy.

pp. 142-143, Liber C. & W. H., p. 67.

pp. 143-9, found in no other copy.

pp. 149-150, Liber W. H. & L., pp. 1 and 4, and Liber C. & W. H., pp. 67-8.

pp. 151-155, Liber C. & W. H., pp. 68-71.

pp. 155-161, found in no other copy.

pp. 161-165, Liber C. & W. H., pp. 72-75.

pp. 166-179, found in no other copy.

pp. 180–184, Liber C. & W. H., pp. 75–79.

pp. 185-215, found in no other copy.

pp. 216-247, Liber C. & W. H., pp. 79-105.

pp. 248-272, found in no other copy.

pp. 272-303, Liber P. R., pp. 18-28, and 59, and in part in Liber C. B., 1636-1657, pp. 88-92.

p. 304, Liber P. R., pp. 66, 74, and 87.

p. 305, found in no other copy. pp. 305–6, Liber P. R., p. 200.

pp. 307–340, Liber A, pp. 94, 113, 125, 129–138, 143, 146–7, 191, 193, 268.

pp. 341-350, found in no other copy.

pp. 351-353, U. H. J., 1659/60-9, pp. 5-17.

pp. 354–373, Liber A, pp. 268–274. pp. 374–420, Liber A, pp. 355–367.

pp. 421-424, Liber B, L. O. R. No. 1, pp. 236-9.

pp. 424-438, found in no other copy.

pp. 439-475, Liber B, L. O. R. No. 3, pp. 420-448.

p. 475, Liber B, L. O. R. No. 3, p. 407.

pp. 476-481, U. H. J., 1659/60-69, pp. 54-66.

pp. 476–480, Liber H. H., pp. 17–18.

UPPER HOUSE JOURNALS.

U. H. JOURNAL.

1659/60-1669.

Original.

A volume lettered "Maryland, Assembly Journal, 1649-69."

A small folio, recently half bound in morocco, in good condition except where noted.

Paged in a contemporary hand to 157; after which are 131 pages, recently paged. Pages 1-4, 133-134, 155-6, 177-178, 223-264 are missing, besides an unknown number at the end; and there is apparently something missing between pages 14-15. It seems to have been perfect from p. 69 to the end, when the copy described on p. xxx was made, as all the pages lacking in this are found in the copy, except the preliminary matter up to p. 66.

The volume begins with the Declaration of Cecilius, Lord Baltimore,

of Aug. 26, 1649, in reference to the Laws, etc., pp. 5-17.

Proclamation of Cecilius, and Oath, Aug. 6, 1650, pp. 18-27.

Letter from Vaughan and others, April 22, 1650, p. 28.

Proclamation of Cecilius, Aug. 6, 1650, pp. 28-30.

Acts of 1649-50, pp. 31-54.

Acts of April 27, 1658, pp. 54-66. Pages 67-68 blank. The Journals of the Assemblies follow, beginning and ending as follows:

Writs dated January 12, 1659/60, calling an Assembly. Pp. 69–70. Assembly Proceedings, February 28, 1659/60–March 14, 1659/60. Pp. 70–77. Page 78 blank.

Writs dated February 28, 1660/1, calling an Assembly. Pp. 79–80.

Assembly Proceedings, April 17, 1661–May 2, 1661. Pp. 81–94. The Acts in full and a Declaration of Cecilius of September 24, 1660. Pp. 95–116.

Writs dated February 18, 1661/2, calling an Assembly. Pp. 117–118. Assembly Proceedings, April 1, 1662–April 12, 1662. Pp. 119–136.

The Acts in full. Pp. 136–154.

Writs dated July 20, 1663, calling an Assembly. Pp. 157-158.

Assembly Proceedings, September 15-October 3, 1663. Pp. 159-190.

Writ to Col. Wm. Evans, September 5, 1664. P. 190.

Assembly Proceedings, September 6, 1664–September 21, 1664. Pp. 191–222.

Assembly Proceedings, April 10, 1666-May 4, 1664. Imperfect at

beginning. Pp. 265-283.

Assembly Proceedings, April 13, 1669–April 16, 1669. All after the latter date missing. Pp. 284–288.

U. H. JOURNAL.

Originals, 1674-1698.

All unbound.

May 19, 1674–June 6, 1674. Small folio. Pp. 40. Badly injured by damp; only a few words of text missing.

May 16, 1676-June 15, 1676. Small folio. Paged 3-55. (Pp. 1-2)

missing.) Upper right hand corner damaged.

October 2, 1683—November 6, 1683. Small folio. Unpaged. 73 pp. Badly injured by damp and many leaves imperfect.

April 1, 1684-April 26, 1684. Small folio, unbound. Paged 1-57.

In good condition. Perfect as to pages.

September 20, 1694-October 18, 1694. Small folio. Paged 1-83. Good. Perfect.

February 28, 1694/5-March 1, 1695. Small folio. Unpaged. 6 pp.

Legible, but not very good.

May 8, 1695-May 22, 1695. Small folio. Unpaged. 27 pp. Legible, but not very good.

October 3, 1695-October 19, 1695. Small folio. Paged 1-20. Good. Perfect.

May 28, 1697-June 11, 1697. Small folio. Paged 5-51. Pp. 1, 2, 3, 4 missing. Good.

February 23, 1697/8-April 3, 1698. Small folio. Paged 1-110.

Good. Perfect. October 20, 1698–November 12, 1698. Small folio. Paged 1–56. Good. Perfect.

Same. Contemporary copy. Small folio. Paged 1-80. Good. Few leaves at end missing.

U. H. JOURNAL.

1659/60-1698.

COPY.

A copy made in the last century from the originals. Perfect and in good order. A large folio of 1032 pages, bound in leather, with brass clasps and mountings.

The Assemblies begin and end as follows:

January 12, 1659/60-March 14, 1659/60. Pp. 1-8.

April 17, 1661-May 2, 1661. Pp. 9-21.

April 1, 1662-April 12, 1662. Pp. 22-36.

September 15, 1663-October 3, 1663. Pp. 37-59.

September 6, 1664-September 21, 1664. Pp. 60-80.

April 10, 1666-May 2, 1666. Pp. 81-127.

April 13, 1669-May 8, 1669. Pp. 128-169.

March 27, 1671–April 19, 1671. Pp. 170–205.

October 10, 1671–October 19, 1671.- Pp. 206–216.

May 19, 1674–June 6, 1674. Pp. 217–255.

February 12, 1674/5-February 24, 1674/5. Pp. 377-388.

May 15, 1676-June 15, 1676. Pp. 256-290.

August 16, 1681-September 17, 1681. Pp. 291-355.

November 1, 1681-November 12, 1681. Pp. 356-376.

April 25, 1682-May 13, 1682. Pp. 389-434.

October 26, 1682-November 17, 1682. Pp. 435-487.

Oct. 2, 1683–Nov. 6, 1683. Pp. 488–545.

April 1, 1684–April 26, 1684. Pp. 674–720.

Nov. 14, 1688–Nov. 17, 1688. Pp. 546–558.

Nov. 19, 1688–Dec. 8, 1688. Pp. 559–594.

May 10, 1692–June 9, 1692. Pp. 595–673.

Sept. 20, 1694–Oct. 18, 1694. Pp. 721–793.

Feb. 28, 1694/5-March 1, 1694/5. Pp. 794-799.

Page 800 blank.

May 8, 1695-May 22, 1695. Pp. 801-828 (p. 818 omitted).

Page 829 blank.

Oct. 2, 1695–Oct. 19, 1695. Pp. 830–849.

April 30, 1696-May 14, 1696. Pp. 850-888.

July 1, 1696–July 10, 1696. Pp. 889–900.

Sept. 16, 1696–Oct. 2, 1696. Pp. 901–923.

May 26, 1697-June 11, 1697. Pp. 924-951.

Feb. 23, 1697/8-April 3, 1698. Pp. 952-996.

Oct. 20, 1698-Nov. 12, 1698. Pp. 997-1032.

U. H. JOURNAL.

Originals, 1699–1714. All unbound.

June 29, 1699-July 22, 1699. Small folio. Good. Perfect. Paged 1-82.

June 29, 1699–July 22, 1699. Small folio. Good. Perfect. Paged 1–100.

April 26, 1700–May 9, 1700. Folio. Good. Perfect. Paged 1–46. May 8, 1701–May 17, 1701. Folio. Perfect—few leaves wormeaten. Pp. 73–121 of a contemporary vol.

May 8, 1701-May 17, 1701. Folio. Good. Perfect. Contemporary

copy. Paged 1-49.

March 16, 1702–March 25, 1702. Small folio. Good. Perfect. Paged 1–43.

June 25, 1702-June 26, 1702. Small folio. Good. Perfect. Paged

1 - 15.

Oct. 26, 1703-Oct. 29, 1703. Small folio. Good. Perfect. Paged 1-14.

Sep. 5, 1704-Oct. 3, 1704. Small folio. Good. Perfect. Unpaged.

Pp. 13–14 blank. 66 pp.

Dec. 5, 1704–Dec. 9, 1704. Folio. Unpaged. 16 pp. Pp. 1–2 and 7 pp. at end missing. Lower edges defective.

May 15, 1705-May 25, 1705. Folio. Good. Perfect. Unpaged.

39 pp.

April 2, 1706–April 19, 1706. Small folio. Good. Perfect. Paged –70.

March 26, 1707-April 15, 1707. Small folio. Good. Perfect. Paged

1-98.

Nov. 29, 1708-Dec. 17, 1708. Small folio. Good. Perfect. Paged

1 - 51.

Same, with the messages sent from one house to the other on small scraps of paper. Clerk's rough copy. Small folio. Paged 1-22. 2 pp. at end missing.

Oct. 25,1709–Nov. 12, 1709. Small folio. Good. Perfect. Paged 1–39. Oct. 24, 1710–Nov. 4, 1710. Small folio. Good. Perfect. Paged

1-34.

Same. Small folio. Original rough minutes. Unpaged. 32 pp.

Oct. 23, 1711-Nov. 3, 1711. Small folio. Good. Perfect. Paged 1-59.

Oct. 28, 1712-Nov. 15, 1712. Small folio. Good. Perfect. Paged

1–64.

Oct. 27, 1713-Nov. 14, 1713. Folio. Good. Perfect. Paged 1-74. June 22, 1714-July 3, 1714. Small folio. Good. Perfect. Paged 1-65.

Oct. 5, 1714-Oct. 9, 1714. Small folio. Good. Perfect. Paged

1-16.

U. H. JOURNAL.

1699-1714.

COPV.

Last century. Small stout folio, bound in rough sheep. 936 pp. Perfect; good condition.

The sessions begin and end as follows:

June 29, 1699-July 22, 1699, pp. 1-105 (p. 97 duplicated). April 26, 1700-May 9, 1700, pp. 106-146. One blank page.

May 8, 1701-May 17, 1701, pp. 147-187. One blank page.

March 16, 1701/2-March 25, 1702, pp. 188-226. One blank page.

June 25, 1702-June 26, 1702, pp. 227-238.

October 26, 1703-October 29, 1703, pp. 239-249. One blank page. September 5, 1704-October 3, 1704, pp. 250-344. One blank page. December 5, 1704–December 9, 1704, pp. 345–368.

May 15, 1705-May 25, 1705, pp. 369-416.

April 2, 1706-April 19, 1706, pp. 417-469. One blank page. March 26, 1707-April 15, 1707, pp. 468-552. One blank page.

September 27, 1708-October 5, 1708, pp. 945-956.

November 29, 1708-December 17, 1708, pp. 553-589. (Page 554) numbered 534, and so on.) One blank page.

October 25, 1709-November 12, 1709, pp. 590-634. One blank

page.

October 24, 1710-November 4, 1710, pp. 635-669. One blank

October 23, 1711-November 3, 1711, pp. 670-713.

October 28, 1712-October 28, 1712, pp. 712-715. (Page 714 numbered 712 in error.)

October 29, 1712-November 15, 1712, pp. 716-776. One blank

October 27, 1713–November 14, 1713, pp. 777–859. One blank page.

June 22, 1714-July 3, 1714, pp. 860-924.

October 5, 1714-October 9, 1714, pp. 925-943. Page 944 blank.

U. H. JOURNAL.

Originals, 1715-1722.

All unbound.

April 29, 1715-June 3, 1715. Small folio. Good. Paged 9-100. Pp. 1–8 and pp. at end missing.

July 17, 1716-August 10, 1716. Small folio. Good. Paged 1-176.

Pp. 83–112 and pp. at end missing.

May 29, 1717-June 8, 1717. Small folio. Good. Paged 1-75. Perfect.

April 23, 1718-May 10, 1718. Small folio. Good. Perfect. Paged 1–142, and one unnumbered page.

April 6, 1720-April 22, 1720. Small folio. Good. Perfect. Paged 1 - 121.

October 20, 1720-October 27, 1720. Small folio. Good. Perfect. Paged 1–102.

July 19, 1721-August 5, 1721. Small folio. Badly injured. Paged

5-109. Pp. 1-4 and pp. at end missing.

July 19, 1721-August 5, 1721. Small folio. Contemporary copy. Good. Perfect. Paged 1–125, and 8 pp. depositions at end.

February 20, 1721/2-February 28, 1721/2. Good. Perfect. Paged

1 - 32.

October 10, 1722-November 3, 1722. Small folio. Good. Perfect. Paged 1–56.

U. H. JOURNAL.

1715-1722.

Contemporary Copy.

Small stout folio, bound in rough sheep. 1044 pages. Good condition. Perfect.

Sessions begin and end as follows:

April 26, 1715–June 3, 1715, pp. 1–138. Pages 139–146 blank. July 17, 1716–August 10, 1716, pp. 147–310. One blank page. May 29, 1717–June 8, 1717, pp. 311–387. One blank page. April 23, 1718–May 10, 1718, pp. 388–509. One blank page. May 14, 1719–June 6, 1719, pp. 510–609. One blank page. April 5, 1720–April 22, 1720, pp. 610–744. One blank page.

October 12, 1720-October 27, 1720, pp. 745-824. Two blank pages. July 19, 1721-August 5, 1721, pp. 825-913. Pp. 914-921 sundry depositions. One blank page.

February 20, 1721/2-February 28, 1721/2, pp. 922-960. One blank

page.

October 10, 1722-November 3, 1722, pp. 961-1044.

U. H. JOURNAL.

Originals, 1726-1729.

Both unbound.

July 12, 1726-July 25, 1726. Small folio. Worm-eaten. Perfect. Paged 1-53.

July 10, 1729-Aug. 8, 1729. Folio. Good. Perfect. Paged 1-89.

U. H. JOURNAL.

1723-1729.

CONTEMPORARY COPY.

Folio bound in vellum, 461 pages, perfect and in good condition. Sessions begin and end as follows:

Sep. 23, 1723–Oct. 26, 1723, pp 1–95. Page 96 blank. Oct. 6, 1724–Nov. 4, 1724, pp. 97–167. Page 168 blank. Oct. 6, 1725–Nov. 6, 1725, pp. 169–250. Two blank pages.

March 15, 1725/6-March 23, 1725/6, pp. 251-270. Two blank pages.

July 12, 1726–July 25, 1726, pp. 271–296. Oct. 10, 1727–Oct. 30, 1727, pp. 297–338. Oct. 3, 1728–Nov. 2, 1728, pp. 339–397. Page 398 blank. July 10, 1729–Aug. 8, 1729, pp. 399–461.

U. H. JOURNAL.

1742.

ORIGINALS.

Sept. 21, 1742–Oct. 29, 1742. Small folio, unbound. Good. Perfect. Paged 1–57.

U. H. JOURNAL.

1730-1742.

CONTEMPORARY COPY.

Folio, bound in rough sheep, paged to 354, after which it continues as 255–271, rest unpaged. Perfect and in fair condition.

Sessions begin and end as follows: May 21, 1730–June 16, 1730, pp. 1–68. July 13, 1731-July 29, 1731, pp. 69-103. Aug. 19, 1731-Sep. 6, 1731, pp. 104-163. July 11, 1732-Aug. 8, 1732, pp. 164-246. March 13, 1732/3-April 12, 1733, pp. 247-301. March 19, 1733/4-March 25, 1734, pp. 302-309. March 20, 1734/5-April 24, 1735, pp. 310-354, 255-271. March 19, 1735/6-April 10, 1736. 49 pp. April 20, 1736-May 6, 1736. 32 pp. April 26, 1737-May 28, 1737. 35 pp. Aug. 11, 1737-Aug. 16, 1737. 22 pp. May 3, 1738-May 23, 1738. 32 pp. May 1, 1739-June 12, 1739. 63 pp. April 23, 1740-June 5, 1740. 101 pp. July 7, 1740-July 29, 1740. 73 pp. May 26, 1741-June 21, 1741. 43 pp. Sep. 21, 1742-Oct. 29, 1742. 50 pp.

U. H. JOURNAL.

1754.

ORIGINAL.

July 17, 1754–July 25, 1754. Small folio, unbound. Good. Perfect. Paged 1–20.

U. H. JOURNAL.

1744-1754.

Contemporary Copy.

Large folio, bound in vellum, perfect and in good condition. Paged 1-529. Sessions begin and end as follows:

May 1, 1744-June 4, 1744, pp. 1-49.

Aug. 5, 1745-Sep. 28, 1745, pp. 51-101. Page 50 blank.

March 12, 1745/6-March 29, 1746, pp. 102-118.

June 17, 1746-July 8, 1746, pp. 119-142.

Nov. 6, 1746-Nov. 12, 1746, pp. 143-155. Blank left for a Message.

May 16, 1747-July 11, 1747, pp. 156-210.

Dec. 22, 1747–Dec. 23, 1747, pp. 211–219. May 10, 1748–June 11, 1748, pp. 220–273.

May 9, 1749-May 11, 1749, pp. 274-280.

May 24, 1749–June 24, 1749, pp. 281–325. May 8, 1750-June 2, 1750, pp. 326-366.

May 15, 1751–June 8, 1751, pp. 367–396.

Dec. 7, 1751-Dec. 14, 1751, pp. 397-405.

June 3, 1752-June 23, 1752, pp. 406-429.

Oct. 2, 1753-Nov. 17, 1753, pp. 430-479.

Feb. 26, 1754-March 9, 1754, pp. 480-487.

May 8, 1754–May 30, 1754, pp. 488–506. July 17, 1754–July 25, 1754, pp. 507–518.

Dec. 12, 1754-Dec. 24, 1754, pp. 519-529.

U. H. JOURNAL.

1755-1761.

CONTEMPORARY COPY.

Large folio, bound in vellum, perfect and in good condition. Paged 1-457, rest unpaged. Sessions begin and end as follows:

Feb'y 22, 1755-March 26, 1755, pp. 1-34.

June 23, 1755-July 8, 1755, pp. 35-49.

Feb'y 23, 1756-May 22, 1756, pp. 49-116, p. 49 duplicated.

Sept. 14, 1756-Oct. 9, 1756, pp. 117-147.

April 8, 1757–May 9, 1757, pp. 147–181.

Sept. 28, 1757-Dec. 16, 1757, pp. 181-283.

Feb'y 13, 1758-March 9, 1758, pp. 239-252. March 28, 1758-May 13, 1758, pp. 253-361.

Oct. 23, 1758-Nov. 4, 1758, pp. 361-370, p. 350 duplicated.

Nov. 22, 1758–Dec. 23, 1758, pp. 371–397.

April 4, 1759-June 17, 1759, pp. 398-413.

March 22, 1760-April 11, 1760, pp. 414-441.

Sept. 25, 1760-Oct. 13, 1760, apparently incomplete; pp. 442-457.

April 13, 1761-May 6, 1761, 33 pp.

At the end is a Lease from Horatio Sharpe, Governor, Dec. 25, 1762, to Henry Heinzman, M. D., and his successors, of a tract of land in the western part of the State, 3 pp., followed by Proceedings of a Court at Kensington, Sept. 2, 1760, in reference to Nineteen Acts passed in 1758–59, by Pennsylvania. 28 pp.

U. H. JOURNAL.

1773.

Original.

June 15, 1773-July 3, 1773. Small folio, unbound. Lower edges injured by damp. Perfect. Paged 1-28.

U. H. JOURNAL.

1762-1773.

CONTEMPORARY COPY.

Folio, bound in vellum. Perfect and in good condition. Paged 1-737. Sessions begin and end as follows:

March 17, 1762-April 28, 1762, pp. 1-103. P. 25 duplicated.

Oct. 4, 1763-Nov. 26, 1763, pp. 104-199.

Sept. 23, 1765-Sept. 28, 1765, pp. 200-211.

Nov. 1, 1765-Dec. 20, 1765, pp. 212-304.

May 9, 1766-May 27, 1766, pp. 306-319, p. 305 blank.

Nov. 1, 1766–Dec. 6, 1766, pp. 320–369.

May 24, 1768-June 22, 1768, pp. 370-408.

Nov. 17, 1769-Dec. 20, 1769, pp. 410-442, p. 409 blank.

Sept. 25, 1770-Nov. 2, 1770, pp. 444-482, p. 443 blank.

Nov. 5, 1770-Nov. 21, 1770, pp. 484-522, p. 483 blank.

Oct. 2, 1771-Nov. 30, 1771, pp. 524-641, p. 523 blank.

June 15, 1773-July 3, 1773, pp. 644-677, pp. 642, 643 blank.

Oct. 13, 1773-Oct. 29, 1773, pp. 680-694, pp. 678, 679 blank.

Nov. 16, 1773-Dec. 23, 1773, pp. 696-737, p. 695 blank.

U. H. JOURNAL.

1774.

CONTEMPORARY COPY.

Folio, bound in rough sheep. Perfect and in good condition. Paged 1-29.

Session begins and ends as follows:

March 23, 1774-April 19, 1774, pp. 1-29.

SENATE JOURNALS.

SENATE JOURNAL.

1780-1783.

CONTEMPORARY COPY.

Folio, bound in rough sheep. Perfect, but wants repairing; beginning with p. 11 paged to 468, rest unpaged.

Sessions begin and end as follows:

Oct. 17, 1780–Feb'y 2, 1781. Gaps for Messages, etc. Pp. 11–159. P. 91 blank.

May 10, 1781–June 27, 1781, apparently incomplete at end. Pp. 162–217. Pp. 160, 161 blank.

Nov. 5, 1781-Jan. 22, 1782, pp. 219-296. P. 218 blank.

April 25, 1782–June 15, 1782, pp. 299–385. Pp. 297, 298 blank. Nov. 4, 1782–Jan. 15, 1783, pp. 387–468 and 71 pp. P. 386 blank.

SENATE JOURNAL.

1783.

Contemporary Copy.

Folio, bound in vellum. Perfect and in good condition. Paged 1–96. Sessions begin and end as follows:

April 21, 1783-June 1, 1783, pp. 1-91.

Nov. 3, 1783-Nov. 22, 1783, incomplete at end. Pp. 93-96. P. 92 blank.

LOWER HOUSE JOURNALS.

L. H. JOURNAL.

1666-1702.

Originals, all unbound.

April 10, 1666-May 1, 1666. Small folio, paged 1-101. Perfect, upper right hand quarter entirely gone.

Feb'y 12, 1674-Feb'y 23, 1674. Small folio, paged 1-24. Much

worm-eaten, very doubtful if this can be used.

Oct. 20, 1678-Nov. 14, 1678. Folio, paged 1–56. Much worm-eaten, very doubtful if this can be used.

April 27, 1682-Nov. 16, 1682. Folio, paged 7-40; pp. 1-6 and pp.

at end missing. Much worm-eaten at top.

April 1, 1684–April 26, 1684. Small folio, pp. 49. Much worm-eaten and injured by damp.

May 10, 1692–June 9, 1692. Small folio. Much worm-eaten at top. Paged 1–72.

September 20, 1693-September 26, 1693. Folio. Good. Perfect. Unpaged. 15 pp.

October 3, 1695-October 19, 1695. Small folio. Good. Perfect.

Paged 1-21.

April 30, 1696-May 4, 1696. Small folio. Worm-eaten. Perfect.

Paged 1-33. Large hole through entire book.

July 1, 1696–July 10, 1696. Small folio. Worm-eaten. Perfect. Paged 1–16. Large hole through entire book.

June 29, 1699-July 22, 1699. Small folio. Good. Perfect. Paged

I-94.

May 8, 1701-May 17, 1701. Small folio. Good. Perfect. Paged -60.

May 8, 1701-May 17, 1701. Folio. Good. Perfect. Paged 1-70.

Contemporary copy.

March 16, 1701/2-March 25, 1702. Folio. Good. Perfect. Paged 1–56. Contemporary copy.

March 23-25, pp. 37-8-9-40 of a different copy.

L. H. JOURNAL.

1676-1702.

COPY.

A volume bearing the title of "Votes and Proceedings of the Prov-

ince of Maryland. Lower House, 1676-1702."

Transcribed from originals by David Ridgely, Esq., State Librarian in 1838, who has added a note in the beginning as to the condition of the originals, and under what authority this copy was made. The pagination is irregular.

Sessions begin and end as follows:

May 15, 1676-June 15, 1676.

October 2, 1683-November 6, 1683.

April 1, 1684–April 26, 1684.

The previous two are very defective. February 28, 1694/5–May 22, 1695.

Oct. 3, 1695–Oct. 19, 1695.

Committee of Accounts, May, 1695.

Do. do. Oct. 1695.

April 30, 1696–May 14, 1696.

July 1, 1696-July 10, 1696.

Sept. 16, 1696–Oct. 2, 1696.

May 26, 1697-June 11, 1697.

March 10, 1697/8-April 4, 1698.

Oct. 20, 1698-Nov. 12, 1698.

June 29, 1699–July 22, 1699.

May 8, 1708-May 17, 1701.

March 16, 1701/2-March 25, 1702.

L. H. JOURNAL.

1708-1713.

Originals, all unbound.

Sept. 27, 1708–Oct. 5, 1708. Small folio, in good condition. Paged 5–41. Pp. 1, 2, 3, 4 missing.

Nov. 29, 1708-Dec. 17, 1708. Small folio. Good. Perfect. Paged

1-100. 2 pp. at end unpaged.

Oct. 24, 1710-Nov. 4, 1710. Small folio. Good. Perfect. Paged

Oct. 23, 1711-Nov. 3, 1711. Small folio. Worm-eaten and lower

edges damaged. Paged 3-60; pp. 1-2 missing.

Oct. 28, 1713-Nov. 14, 1713. Small folio. Good. Paged 6-122; pp. 1-5, 9-10, and several pages at end missing.

L. H. JOURNAL.

1704-1713.

COPY.

A volume lettered "Journal House of Delegates, 1704–1715," though the record only extends to November 14, 1713, made about the date of the last entry in the volume. It originally contained 556 pp. Until recently the volume lacked pp. 1–40 and pp. 55–56. Pages 1–14, 39–40, and 555 and 556, were received some years ago with a volume of Lower House Proceedings, 1714 to 1722, which was rebound by the Society and these leaves laid in that volume. During the present examination of the Archives they were replaced in the volume now described, which still lacks pp. 15–38. The volume is probably a fair copy of the original daily record.

Sessions begin and end as follows:

Dec. 5, 1704–Dec. 8, 1704. Pp. 1–14. Pp. 15–38 missing.

May 19, 1705-May 25, 1705. Pp. 39-61. P. 62 blank.

April 2, 1706-April 19, 1706. Pp. 63-124.

March 26, 1707-April 15, 1707. Pp. 125-202. Pp. 128-129 duplicated.

Sep. 27, 1708–Oct. 5, 1708. Pp. 419–442. Nov. 29, 1708–Dec. 17, 1708. Pp. 203–272. Oct. 25, 1709–Nov. 11, 1709. Pp. 273–336.

Oct. 24, 1710-Nov. 4, 1710. Pp. 337-377. P. 378 blank.

Oct. 23, 1711-Nov. 3, 1711. Pp. 379-418.

Oct. 28, 1712-Nov. 15, 1712. Pp. 443-503. P. 504 blank.

Oct. 27, 1713-Nov. 14, 1713. Pp. 505-556.

L. H. JOURNAL.

1714-1715.

Originals, both unbound.

June 22, 1714-July 3, 1714. Small folio. Good. Paged 1-58; pp. at end missing.

April 26, 1715-June 3, 1715. Folio. Good. Paged 2-136. Page

I and one page at end missing.

L. H. JOURNAL.

1704-1715.

COPY.

Made in 1768 from copies of the separate sessions, taken at various dates. It is attested by John Duckett and Basil Wheeler, before R. Ghiselin.

Sessions begin and end as follows:

Dec. 5, 1704–Dec. 9, 1704. Pp. 1–20. May 11, 1705–May 25, 1705. Pp. 21–46. A part of the record of May 23 is wanting and a blank left. Pp. 426-428 blank. This book also contains on pp. 47-425 the sessions noted in L. H. Journal 1704-1713, and the following:

June 22, 1714–July 3, 1714. Pp. 429–469. P. 470 blank. Oct. 5, 1714–Oct. 9, 1714. Pp. 471–484.

April 26, 1715-June 3, 1715. Pp. 485-590.

L. H. JOURNAL.

1716-1719.

Originals, all unbound.

April 23, 1716-April 24, 1716. Small folio. Good. Perfect. Paged 1 - 13.

July 17, 1716-Aug. 20, 1716. Large folio. Good. Paged 2-105.

Pp. 2, 3, 4, 5 defective, p. 1 omitted.

May 28, 1717-June 8, 1717. Small folio. Good. Perfect. Unpaged. 70 pp.

May 14, 1719-June 6, 1719. Small folio. Good. Paged 1-130. Good. Pp. 69-72, pp. 891-92 missing.

L. H. JOURNAL.

LIBER R. U. 1714-1722.

COPY.

This is a fair copy of the original daily record.

The volume is imperfect, beginning with p. 13; pp. 27-8 missing.

There is no pagination after 366 (May 10, 1718), and from pp. 45–130 there is a duplicate pagination numbered 1-88, there being an unnumbered leaf between pp. 67-8. After p. 232 the pagination continues as 225 et seq. to 366.

Sessions begin and end as follows:

June 26, 1714-July 3, 1714. Pp. 13-32. In part only. A perfect copy is in L. H. Journal 1704-1715. Pp. 27-28 missing.

Oct. 5, 1714-Oct. 9, 1714. Pp. 3-43. P. 43, verso, blank.

April 26, 1715-June 3, 1715. Pp. 44-134. 2 pages blank and unnumbered.

April 23, 1716-April 24, 1716. Pp. 135-141. July 17, 1716-August 10, 1716. Pp. 142-232.

May 28, 1717-June 8, 1717. Pp. 225-279.

April 22, 1718–May 10, 1718. Pp. 279–366. 2 pages between 314– 315 unnumbered. 4 pages after 366 unnumbered.

May 14, 1719–June 6, 1719. 74 pp. April 5, 1720-April 22, 1720. 87 pp. Oct. 11, 1720-Oct. 27, 1720. 31 pp. July 18, 1721-Aug. 5, 1721. 40 pp. Feb'y 20, 1721/2-Feb'y 28, 1721/2. 14 pp. Oct. 9, 1722-Nov. 3, 1722. 34 pp.

L. H. JOURNAL.

1723-1731.

Originals, all unbound.

Sept. 28, 1723-Oct. 26, 1723. Folio. Part of an original volume. Paged 19–117. Pp. 95 and 119 duplicated, p. 118 blank.

Oct. 6, 1724-Nov. 4, 1724. Folio. Same. Paged 119-192.

Oct. 20, 1725-Nov. 6, 1725. Folio. Same. Much injured by damp. Paged 193-275.

Oct. 20, 1725-Nov. 6, 1725. Folio. Apparently from another volume.

Much worm-eaten. Unpaged, pp. 82.

March 15, 1725/6-March 23, 1725/6. Small folio. Good. Perfect. Unpaged, 31 pp.

March 15, 1725/5-March 23, 1725/6. Folio. Part of an original

volume. Much injured by damp. Paged 277-304.

July 23, 1726–July 25, 1726. Folio. Same. Paged 307–325–326. wrongly numbered, 336–361, pp. 305–6 missing.

Oct. 10, 1727-Oct. 30, 1727. Folio. Worm-eaten. The first four

and last three pages only, intermediate pages missing.

Oct. 10, 1727-Oct. 27, 1727. Folio. Part of an original volume. Upper left hand corner missing. Unpaged, 72 pp.

July 16, 1731-July 29, 1731. Small folio. Clerk's rough minutes.

Imperfect and much damaged. 52 pp.

Aug. 19, 1731. Small folio. Imperfect and much damaged. 3 pp.

bered.

L. H. JOURNAL.

LIBER D. R. 1714-1722.

COPY.

A copy from Liber R. U. made in 1838-9, by David Ridgely, State Librarian. Large folio, bound in rough sheep.

L. H. JOURNAL.

1728-1739.

COPY.

A fair copy of the original, of nearly 900 pp. The volume is paged from 1-358.

Sessions begin and end as follows:

Oct. 3, 1728–Nov. 2, 1728. Pp. 1–88. Pp. 89–90 blank. July 10, 1729–Aug. 8, 1729. Pp. 91–175. P. 176 blank.

May 21, 1730-June 16, 1730. Pp. 177-284. Pp. 285-286 blank. July 13, 1731-July 29, 1731. Pp. 287-314. 2 pp. blank and unnum-

Aug. 9, 1731-Sept. 6, 1731. Pp. 314-358. 1 p. blank.

July 11, 1732-Aug. 8, 1732. 79 pp.

March 13, 1732/3-April 12, 1733. 56 pp.

March 19, 1733/4-March 25, 1734. 12 pp.

March 20, 1734/35-April 24, 1735. 90 pp.

March 19, 1735/6-April 10, 1736. 46 pp.

April 20, 1736-May 6, 1736. 33 pp.

April 26, 1737-May 28, 1737. 44 pp.

Aug. 11, 1737-Aug. 16, 1737. 16 pp.

May 3, 1738-May 23, 1738. 28 pp.

May 1, 1739-June 12, 1739. 127 pp.

L. H. JOURNAL.

1749.

Original.

May 9, 1749–May 11, 1749. Small folio, unbound. Good. Perfect. Paged 1–28.

L. H. JOURNAL.

1740-1749.

COPY.

Large folio, in good condition and perfect. A fair copy of the original. Not paged.

Sessions begin and end as follows:

April 23, 1740-June 5, 1740. 135 pp.

July 7, 1740-July 29, 1740. 118 pp.

May 16, 1741-June 22, 1741. 50 pp.

Sept. 21, 1742–Oct. 29, 1742. 67 pp.

May 1, 1744–June 4, 1744. 66 pp.

Aug. 5, 1745–Sept. 28, 1745. 99 pp.

March 12, 1745/6–March 29, 1746. 31 pp.

June 17, 1746–July 8, 1746. 83 pp.

Nov. 6, 1746–Nov. 12, 1746. 23 pp.

May 16, 1747–July 11, 1747. 53 pp.

Dec. 22, 1747–Dec. 23, 1747. 8 pp.

May 10, 1748–June 11, 1748. 58 pp.

May 9, 1749–May 11, 1749. 12 pp.

May 24, 1749–June 24, 1749. 63 pp.

L. H. JOURNAL.

1750.

ORIGINAL.

May 8, 1750–June 1, 1750. Small folio, unbound. Paged 1–169. Much damaged at end.

L. H. JOURNAL.

1750-1754.

COPY.

Large folio, bound in vellum. Perfect, but wants rebinding. Fair copy of the original. Not paged.

Sessions begin and end as follows:

May 8, 1750-June 2, 1750. 102 pp.

May 15, 1751–June 8, 1751. 79 pp.

Dec. 7, 1751–Dec. 14, 1751. 22 pp.

June 3, 1752–June 23, 1752. 41 pp. Oct. 2, 1753–Nov. 17, 1753. 121 pp.

Feb'y 26, 1754–March 9, 1754. 36 pp.

May 8, 1754-May 30, 1754. 15 pp.

July 17, 1754-July 25, 1754. 17 pp.

L. H. JOURNAL.

1754-1757.

COPY.

Fair copy from original. Perfect, but wants rebinding. Large folio. Paged 1–145.

Sessions begin and end as follows:

Dec. 12, 1754-Dec. 24, 1754. Pp. 1-25. P. 9 omitted.

Feb. 22, 1755-March 26, 1755. Pp. 26-95.

June 23, 1755-July 8, 1755. Pp. 96-160.

Feb'y 23, 1756-May 22, 1756. Pp. 161-318.

Sept. 14, 1756-Oct. 9, 1756. Pp. 319-374.

April 8, 1757-May 9, 1757. Pp. 375-451.

L. H. JOURNAL.

1757-1758.

Originals.

Sept. 28, 1757–Dec. 16, 1757. Small folio, unbound. Leaves 1–38 folioed. Paged 39–252. Much damaged throughout. 1 p. missing at end.

Feb'y 13, 1758-March 9, 1758. Small folio, unbound. About 52 pp.

Much damaged throughout.

L. H. JOURNAL.

1757-1758.

COPY.

Fair copy from the originals. Small folio, bound in vellum. Perfect. Not paged.

Sept. 28, 1757–Dec. 16, 1757. 235 pp. Feb'y 13, 1758–March 9, 1758. 31 pp.

L. H. JOURNAL.

1758.

COPY.

Fair copy from the original. Small folio, bound in vellum. Perfect. Not paged.

March 28, 1758-May 13, 1758. 226 pp.

L. H. JOURNAL.

1758-1760.

Originals, all unbound.

Oct. 23, 1758–Nov. 4, 1758. Small folio. Good. Perfect. Paged 1–44.

Nov. 22, 1758-Dec. 23, 1758. Small folio. Perfect. Paged 1-100.

Pp. 1–20 damaged.

March 22,1760-April 11,1760. Small folio. Good. Perfect. Paged 1-201.

L. H. JOURNAL.

1758-1761.

COPY.

Fair copy from original. Small folio. Perfect. Paged to 165, rest unpaged. Bound in sheep and covered with canvas.

Sessions begin and end as follows:

Oct. 23, 1758–Nov. 4, 1758. Pp. 1–27. P. 28 blank. Nov. 22, 1758–Dec. 23, 1758. Pp. 29–98. P. 99 blank. April 4, 1759–April 17, 1759. Pp. 100–165. March 22, 1760-April 11, 1760. 111 pp. Sept. 26, 1760-October 15, 1760. 55 pp. April 13, 1761-May 6, 1761. 87 pp.

L. H. JOURNAL.

1762-1763.

ORIGINALS.

March 22, 1762-April 24, 1762. Small folio, unbound. Paged 9-68, pp. 1-8 and pp. at end missing. Clerk's rough minutes.

Oct. 4, 1763-Nov. 26, 1763. Small folio unbound. Unpaged, pp. 235.

Last 24 pp. much torn and damaged.

L. H. JOURNAL.

1762-1768.

COPY.

Fair copy from the original. Perfect. Not paged. Large folio, bound in rough sheep.

Sessions begin and end as follows:

March 6, 1762-April 24, 1762. 94 pp.

Oct. 4, 1763-Nov. 26, 1763. 143 pp.

Sep. 23, 1765-Sep. 28, 1765. 25 pp.

Nov. 1, 1765-Dec. 20, 1765. 94 pp.

May 9, 1766-May 27, 1766. 72 pp.

Nov. 1, 1766-Dec. 6, 1766. 58 pp.

May 24, 1768-June 22, 1768. 65 pp.

L. H. JOURNAL.

1771.

Original.

Oct. 3, 1771-Nov. 30, 1771. Small folio, half morocco. Paged 12-220. Pp. 1-11, 101-2 and 221 missing, pp. 219-220 defective.

L. H. JOURNAL.

1769-1774.

COPY.

Fair copy from the minutes. Perfect. Not paged. Large folio, bound in sheep.

Sessions begin and end as follows:

Nov. 17, 1769-Dec. 20, 1769. 64 pp.

Sep. 25, 1770-Nov. 2, 1770. 79 pp.

Nov. 5, 1770-Nov. 21, 1770. 48 pp.

Oct. 2, 1771-Nov. 30, 1771. 111 pp. June 15, 1773-July 3, 1773. 38 pp.

March 23, 1774-April 19, 1774. 41 pp.

CONVENTION.

CONVENTION JOURNAL.

1775-1776.

The Journal of the Convention begins July 26, 1775, ends Aug. 14, 1775. Original rough minutes. Small folio, bound in paper. Not paged. 35 pp.

Dec. 7, 1775-Jan. 18, 1776. Original draft. Small folio, unbound. Paged 1-130. Resolutions, Appointments, etc. Pp. 127-8 missing.

Dec. 7, 1775-Jan. 18, 1776. Original rough draft. Small folio. Unpaged. 47 pp. Proceedings. Two preceding in very bad condition.

May 8, 1776-May 25, 1776. Original rough-notes. Small quarto.

Bound in paper. Unpaged. 36 pp.

Nov. 9 to 11, 1776. Original rough draft. Small quarto. Unbound. Unpaged. 6 pp. Fragment.

COUNCIL OF SAFETY.

COUNCIL OF SAFETY JOURNAL.

1775-1777.

Originals. Bound in one small folio volume, recent binding, half morocco. Not paged. It begins with the Constitution of the Council of Safety, July 14, 1775. The Journals begin and end as follows:

Aug. 29 to Sep. 1, 1775. Oct. 20-21, 1775.

Top edges damaged by water stains, and a few lines missing.

Jan. 18, 1776–May 25, 1776. May 27, 1776-July 6, 1776. July 6, 1776-Oct. 19, 1776.

Oct. 21, 1776-Nov. 11, 1776.

Nov. 12, 1776–March 20, 1777. Monday and Tuesday, Jan. 13, 14, 1777, missing.

COUNCIL OF SAFETY JOURNAL.

1776.

Original rough minutes, small quartos, unbound and unpaged. Begin and end as follows: Jan. 18, 1776–March 9, 1776. "Book First." 46 pp. March 10, 1776-April 22, 1776. "Book Second." 32 pp. April 22, 1776-May 25, 1776. "Book Third." 34 pp. May 27, 1776-July 6, 1776. 50 pp. July 6, 1776-Sep. 8, 1776. 94 pp.

COUNCIL OF SAFETY JOURNAL.

1775-1777.

A copy of the Journals from Aug. 29, 1775, to March 20, 1777, preceded by the Convention of July 26, 1775–Aug. 14, 1775, copied by David Ridgely about 1838–9. Bound in one large folio volume, rough sheep, not paged. About 300 pp.

COUNCIL OF SAFETY JOURNAL.

1777.

ORIGINAL.

February 5, 6, 7, 1777. Small quarto. Unpaged. 11 pp. Clerk's rough minutes; very defective.

May 15, 1777-April 20, 1777. Small folio. Unpaged. 80 pp. Clerk's rough minutes; very defective.

HOUSE OF DELEGATES.

HOUSE OF DELEGATES JOURNAL.

1777.

"Journal of the Votes and Proceedings of the House of Delegates of the State of Maryland under the New Constitution and Form of Government. Beginning on February 5, 1777." Original Journal, recorded from the minutes. Perfect. Paged 1–323, 1–180. Large folio, bound in vellum.

Feb'y 5, 1777–April 20, 1777. Pp. 1–267. June 16, 1777–June 29, 1777. Pp. 268–323. Oct. 31, 1777–Dec. 23, 1777. Pp. 1–180.

HOUSE OF DELEGATES JOURNAL.

1778.

Original.

Oct. 26, 1778–Dec. 1, 1778. Small folio, unbound. Paged 1–88. Very much damaged.

HOUSE OF DELEGATES JOURNAL.

1779-1780.

"Proceedings of the House of Delegates. Begun November 1, 1779, and ended May, 1780." Original Journal. Perfect, but needs rebinding. Small folio, bound in vellum. Paged to 109, rest unpaged.

Nov. 1, 1779-Dec. 30, 1779. Pp. 1-109.

March 23, 1780-May 16, 1780. 118 pp. Many gaps left.

LAWS.

LIBER C. & W. H.

1638/9-1678.

Small folio, bound in vellum, of 366 pages. A copy made in 1726 from Original Libers C. & W. H. C. extends from pp. 1–105, and W. H. from pp. 106–365, the attestation being on p. 366. It begins with:

Acts, February-March 12, 1638/9. 37 Acts in full, last one only enacted, pp. 1-63.

One Act of Assembly, March 19, 1638/9, pp. 63-66.

Two Orders, October 1640, p. 67.

Acts of October 1640, 10 Acts and 1 oath, pp. 67-71.

Acts of August 12, 1641, 3 Acts, pp. 72-75. Acts of March 23, 1641/2, 3 Acts, pp. 75-79.

Acts of July 19, 1642, 30 Acts, 3 Tables of Fees, pp. 79–105. End of Liber C.

Liber W. H. Original had 182 pp.—in this it is pp. 106-365. It begins with:

17 Acts of 1640, 1649 and 1650, mixed together by the copyist.

Liber C. contains those of 1640, and Liber A. original contains those of 1649 and 1650: in this W. H. they are made to appear as the Acts of one session, that of Oct. 23, 1640.

The Acts of 1640 are Nos. 1, 3, 4; of 1649, 2, 6, 8, 9, 13, 14; of 1650,

5, 7, 10, 11, 12, 15, 16, 17. These occupy pp. 106–128.

Acts of April 29, 1650, 5 Acts, pp. 128-134.

Acts of April 27, 1658, 5 Acts, pp. 134–139.

Acts of April 17, 1661, 7 Acts, pp. 140-147.

Acts of April 1, 1662, 2 Acts, pp. 148-149.

Acts of Sept. 15, 1663, 4 Acts, pp. 149–152.

Acts of Sept. 6, 1664, 2 Acts, pp. 152-154.

Acts of April 10, 1666, 7 Acts and 1 petition, pp. 154-162.

Acts of April 13, 1669, 7 Acts and 1 petition, pp. 162-183.

Acts of March 27, 1671, 9 Acts and 2 petitions, pp. 183-205.

Acts of Oct. 10, 1671, 5 Acts and 2 petitions, pp. 206-222.

Acts of April 13, 1674, 13 Acts and 2 petitions, pp. 222-249.

Acts of February 12, 1674/5, 1 Act and 2 petitions, pp. 250-254.

Acts of May 15, 1676, 15 Acts and 1 petition, pp. 254-301. Of these Acts one is for repealing certain laws, the titles of which occupy 8 pp.

Acts of Oct. 20, 1678, 15 Acts and 3 petitions, pp. 301-365.

LIBER W. H. & L.

1640-1692.

A small folio, bound in sheep. The first few pages somewhat injured by damp. W. H. occupies 182 pp., followed by 16 blank pp. L. paged from 1–146, and part of an index. Part W. H. of this book is attested by the signature and seal of Wm. Calvert, Secretary, and was the source of W. H. in the book last described. The Acts of 1640, 1649, 1650 are mixed as in the book last described, and cover pp. 1–13.

Acts of April 29, 1650, pp. 14–17. Acts of April 27, 1658, pp. 17–20.

Acts of April 17, 1661, pp. 20–25.

Acts of April 1, 1662, pp. 25-26.

Acts of September 15, 1663, pp. 26-28.

Acts of September 6, 1664, pp. 28-29.

Acts of April 10, 1666, pp. 29-34.

Acts of April 13, 1669, pp. 34-47.

Acts of March 27, 1671, pp. 48-62.

Acts of October 10, 1671, pp. 62-73.

Acts of April 13, 1674, pp. 73-92.

Acts of February 12, 1674/5, pp. 92-95.

Acts of May 15, 1676, pp. 95-131.

Acts of October 20, 1678, pp. 131-182.

Part L. contains Acts of May 10, 1692, 84 Acts, pp. 1-146.

LIBER L. L. No. 1

1692.

Folio, bound in sheep, paged, 249 pages and index. Perfect condition. A note at the end explains this to be a copy made at Whitehall in 1695 from the original in the Plantation Office. It contains the Acts passed in the session of May 10, 1692, as recorded in Part L. of volume last described.

LIBER L. L. No. 2. LIBER L. L. No. 3.

1692-1710.

These two books, each separately paged, are bound together in one large folio, sheep. No. 2 covers pp. 1–443, and contains the Acts 1699–1704, with laws revived and continued from 1692–1698. No. 3 covers pp. 1–411, and contains Acts 1704–1710.

Acts of 1692, 26 Acts, revived, pp. 1–51.

Acts of 1694, 11 Acts, continued, pp. 51-80.

Acts of Feb'y 28, 1694/5, 2 Acts, pp. 81-84.

Acts of May 6, 1695, 7 Acts, pp. 84-97.

Acts of Oct. 1695, 3 Acts, pp. 98–106.

Acts of April 30, 1696, 3 Acts, pp. 107-111.

Acts of July 1696, 8 Acts and Address to the King, pp. 111-157.

Acts of April 3, 1698, 6 Acts, pp. 157–166. Acts of Oct. 20, 1698, 4 Acts, pp. 166–174.

Acts of June 28, 1699, 50 Acts and one petition, pp. 175-371.

Acts of April 26, 1700, 11 Acts, pp. 372-399. P. 400 blank.

Acts of March 16, 1701/2, 6 Acts and 1 petition, pp. 401–419.

Acts of May 8, 1701, 6 Acts, pp. 419-423. P. 424 blank.

Acts of Oct. 26, 1703, 2 Acts, pp. 425-427.

Acts of April 26, 1704, 13 Acts, pp. 428–443. P. 444 blank.

Liber L. L. No. 3:

Acts of Sept. 5, 1704, 72 Acts, pp. 1-177. Pp. 178-180 blank.

Acts of Dec. 5, 1704, 16 Acts, pp. 181-216.

Acts of May 15, 1705, 11 Acts, pp. 217-229. P. 230 blank.

Acts of April 2, 1706, 14 Acts, pp. 231–272.

Acts of March 26, 1707, 24 Acts, pp. 273-335. P. 336 blank.

Acts of Nov. 29, 1708, 21 Acts, pp. 337–382. Acts of Oct. 26, 1709, 14 Acts, pp. 383–396.

Acts of Oct. 24, 1710, 17 Acts, pp. 397-409.

One Act of Sept. 1704, pp. 409-411, recopied in error. Index unpaged.

COURT RECORDS.

LIBER P. C. R.

1658-1662/3.

ORIGINAL.

Folio, half bound in morocco, paged, much damaged on bottom edges by damp and decay. Begins March 26, 1658, and ends February 16, 1662/3.

Pages 1-22, damaged.

23-222, somewhat torn, but nothing lost.

223–228, blank.

229–290, perfect

291-314, damaged at bottom.

315-340, July 4-October 6, 1659, missing.

341-373, slightly damaged.

A blank page.

374-504, damaged at bottom.

504, duplicated.

505–509, damaged. The next page is numbered 600.

600–609, as before. The next page is numbered 700. 700–709, as before. The next page is numbered 800.

800-801, as before. Page 802 erroneously numbered 803.

803-809, as before. The next page is numbered 900.

Pages 900-909, as before. The next page is numbered 1000.

1000-1123, badly damaged. Pages 1092-3 misplaced between

pp. 1095-6.

1124-1144, very badly damaged.

1145–1160, missing. 1161–1162, fragment.

Part of W. of index.

Although the pagination is continuous from pp. 373-374, yet five leaves have been cut out, as appears by the stubs. This was done in conformity with an order (p. 378) directing that "all acts and orders entered in the time of the defection of the government from his Lo?, being the fifth of March, 1659, Be null and of noe force, and that the same be forthwith razed and torne from among the Records."

LIBER H. W. No. 3.

1695-1706.

The Record of a Court of Oyer and Terminer. Contemporary copy. Small folio, recently half bound in morocco. Contains 276 pages and index. Pages 1–53 partly lost, and the rest mere fragments. The first legible date is Sept. 10, 1695, and the last, July 18, 1706.

LIBER O. & T.

1728-1752.

COPY.

Large folio, bound in rough sheep, and perfect in all respects. 27 pages (unpaged) contain the record of a Court of Oyer and Terminer 1728–1736. Pages 1–116 Proceedings of a Court of Delegates, begun Oct. 14, 1751, and ended Oct. 21, 1752.

LIBER C. D.

1751-1752.

Original record of the above Court of Delegates. Small folio, bound in boards. Paged 1–186. Good condition and perfect.

LETTER-BOOKS.

Six books of Horatio Sharpe, and Robert Eden, Governors. The let-

ters from Sharpe run 1753-1761; those from Eden, 1761-1771.

Letters to Frederick, Lord Baltimore, and to Cecilius Calvert, Esq. A small folio, bound in rough sheep, not paged. Letters from August 20, 1753—August 28, 1758.

Letters to the same and to Hugh Hamersley, Secretary to the Proprietary. Small folio, bound in rough sheep, not paged. Letters from Sep-

tember 16, 1758-June 11, 1767.

Letters to Lord Baltimore, Mr. Hamersley and Henry Harford, Esq. Small folio, recently half bound in morocco, not paged. Letters from June 15, 1767–June 5, 1771.

Letters to various persons. Small folio, bound in vellum, 183 pages. Letters from October 25, 1754-March 22, 1756, with two letters of

August 8, 1754, on first pages.

Letters to various persons. Folio, bound in rough sheep, not paged. Letters from March 23, 1756–March 2, 1769.

COUNCIL OF SAFETY CORRESPONDENCE.

1775-1777.

A copy made by D. Ridgely about 1838–39. Large folio of about 800 pages, bound in rough sheep, paged 1–199. It contains letters from the Council, Jan. 19, 1776–March 19, 1777; letters to the Council, Jan. 15, 1775–March 18, 1777; letters (from officers, agents, etc.) July 1, 1776–Feb. 28, 1777.

Original Letter-Book. Small folio, bound in vellum, paged 1-371. Runs from No. 1, Jan. 18, 1776–No. 159, and one unnumbered, dated May 25, 1776; No. 1, June 1, 1776–No. 64, July 6, 1776; No. 2, July 7,

1776-No. 205, Oct. 11, 1776.

"Letters written by the Council of Safety of Maryland in continuation of Liber No. 1." Original Letter-Book. Folio, bound in vellum, containing pp. 1–130, and blank pages. Letters run: No. 206, Oct. 10, 1776–No. 251, Nov. 9, 1776; No. 1, Nov. 12, 1776–No. 190, March 19, 1777.

Council Correspondence.

1777-1779.

Original Letter-Book. Folio, half-bound in sheep, containing 266 pages, pp. 72–73 blank. Letters from the Council. Letters run: No. 1, March 22, 1777–No. 187, Nov. 6, 1777; No. 1, Nov. 20, 1777–No. 508, May 28, 1779.

1779-1780.

Letter-Book No. 2. Folio, rough sheep, containing 210 pages, page 37 blank. Letters from the Council. Letters run: No. 509, May 29, 1779-No. 644, Nov. 6, 1779; No. 1, Nov. 10, 1779-No. 536, Nov. 10, 1780.

1780-1787.

Original Letter-Book. Large folio, bound in vellum, paged 1–38, the rest unpaged. Letters run: No. 1, Nov. 14, 1780–No. 1308, Nov. 14, 1782; No. 1, Nov. 20, 1782–No. 267, Nov. 14, 1785; No. 1, Dec. 16, 1785–No. 131, Nov. 10, 1787.

1787-1793.

Original Letter-Book. Small folio, full bound in sheep, paged 1–167, the rest unpaged. Letters run: No. 132, Dec. 12, 1787–No. 157, Nov. 7, 1788; No. 1, Nov. 28, 1788–No. 204, Nov. 3, 1791; No. 1, Nov. 23, 1791–No. 118, Nov. 7, 1793.

COMMISSION BOOKS.

LIBER P. C.

1726-1786.

Commissions issued by the Provincial Court. Original perfect, but leaves misplaced. Folio, bound in sheep, covered with canvas. Begins October 26, 1726, ends December 5, 1786; not paged, 324 pages.

LIBER [unnamed].

1726-1786.

A copy of the above made by D. Ridgely, in 1838-9. Large folio, bound in rough sheep, paged, with the leaves rightly placed, 241 pages.

LIBER J. R.

1733-1750, 1761-1773.

Commissions issued by the Lord Proprietary and Governor. Folio,

bound in rough sheep, paged 1-333.

To 1750, probably from an older book. Begins July 25, 1733, ends May 19, 1750, pages 1–157. February 23, 1761–December 31, 1773, pages 158–333. Opinions of Sergt. Wynne, Thurlow, Wedderburn and Dunning, on Fees, 12 pages. H. Harford's Orders and Instructions to Robert Eden, March 2, 1773, 2 pages. Forms of Commissions, 1 page.

LIBER J. B. No. 1.

1774-1776.

Original. Small folio, bound in rough sheep, good and perfect, paged 1–41. Begins January 1, 1774, ends May 17, 1776.

LIBER C. O.

1777-1798.

List of Civil Officers of the State. Original. Good and perfect. A small folio of 270 pages, half bound in sheep. Begins with the election of Governor Johnson in 1777, and ends with 1798.

COMMISSION ON PUBLIC RECORDS.

1724-1729.

Minutes of the Commission appointed to inspect the Public Records. Commences June 13, 1724, ends July 2, 1729. Small folio, bound in vellum, paged, 48 pages, pp. 3–4 missing.

MINUTES OF THE BOARD OF REVENUE.

1768-1775.

Small folio, bound in vellum, paged 1–145. Contains orders and instructions to the Board, minutes of their proceedings, etc., from April 15, 1768, to January 11, 1775.

MARYLAND ARCHIVES.

1682-1785.

Large folio, half bound in morocco, paged 1-377. A collection of documents, letters and other important papers, copied by David Ridgely in 1838, by order of the Assembly of 1836. It contains papers relative to Indian Affairs, the Pennsylvania Boundary Question, the Government of the Province, the Currency, the Councils of Safety and Committees of Observations, and various letters. The period of time covered is 1682-1785.

CALENDAR OF MARYLAND STATE PAPERS.

1636-1776.

Small folio, half bound in morocco, paged by folios 1–408. Compiled by Rev. Ethan Allen, D.D., under the direction of John Henry Alexander, LL.D., in pursuance of an Act of the Assembly of 1858. It calendars fifteen of the books already described. The index to this volume has been printed.

PREFACE.

In providing for the publication of the early Archives of the Province and State, the General Assembly of Maryland had two objects in view: to secure these Archives from further loss, and to place students and investigators abroad in as favorable a position as is enjoyed by those who have access to the original manuscripts.

It is clear that neither of these objects will be attained unless the records are printed exactly as they stand. The moment an editor allows himself to make any correction, however slight or obvious, the integrity of the text is gone, and in its stead is given a version, the accuracy of

which depends upon an unknown quantity.

The text, therefore, has been printed exactly as it is written, with all errors, irregularities of spelling, contractions, eccentricities of punctuation, &c., faithfully reproduced, so far as careful copying, collation, and proof-reading could insure fidelity. The solitary apparent exception occurs in the case of the article "the," written in some of the manuscripts with a cursive form of the Old English \mathfrak{p} (th). This character is often errone-ously represented in modern printing by a \mathfrak{p} (ye), leading to the absurd notion that at some stage of the language "the" was pronounced "ye." A special type for this character would probably be embarrassing to some readers, so the word has been invariably printed "the."

A few clerical errors or peculiarities in the text which seemed to call

for some remark, have been noticed on another page.

The text has been taken from contemporary records whenever these were to be had; and where they were lacking, from the most ancient copy, except in cases where a later copy from a lost original gave a full instead of an abbreviated text. The copy followed, and the page of the MS, are indicated on the margin of each page.

A careful description and collation of the various copies is given in the appended Calendar prepared by Mr. J. W. M. Lee, which presents a register of all the MS. records of the Province and State, in the custody

of the Historical Society.

In order to do something towards filling the many lamentable gaps in the records, copies have been procured from the Public Record Office, London, of all important uncopied MSS, pertaining to our early colonial history that could be discovered. Such of these as appear in the present volume are distinguished by the marginal sign P. R. O. Mr. W. Noel Sainsbury, of the Public Record Office, has promised to have search made for others. As, doubtless, transcripts of all public documents of import-

ance, and minute accounts of the affairs of the colony, were regularly sent to the Lord Proprietary in England, there is reason to expect that some of these may be recovered. In particular, we are reluctant to abandon all hope of the recovery of the "two chests marked 'Calvert Papers,'" formerly in the custody of the British Museum, but now

missing.

While scrupulous fidelity has been observed in reproducing the original text, it has not been thought advisable to reprint each book as it stands. Many of the volumes, especially the earlier, are miscellaneous receptacles of records of every kind; Acts and Proceedings of Assembly being mixed up with Orders and Proceedings in Council, warrants, administrators' accounts, petitions, appeals, grants, &c., &c. It was clearly best to adopt such an arrangement as would bring order into this chaos, and render consultation of the records easy. The plan chosen has been to take up first the Acts and Proceedings of Assembly, as a nearly continuous thread running through the whole, and of these to make this first volume, which begins with the earliest extant record of an Assembly, 1637 8, and comes down to the session of 1664. If it be the pleasure of the Legislature to continue the publication, the Proprietary Records, or the Council Proceedings can be next taken up, then Judicial Records, &c., each set being arranged in order of time, and the whole forming a digested body of our colonial archives, easy of reference, and in the best form for study.

It is at once the duty and the pleasure of the Editor to acknowledge the invaluable assistance of Mr. J. W. M. Lee, of the Maryland Historical Society, without which this publication would hardly have been possible.

W. H. B.

NOTE.

Of the multitude of clerical errors and irregularities which are found in the MSS., and, in conformity with our canon of exact transcription, are reproduced here, by far the greater part are obvious, and need no correction. A few, however, seemed to need some comment, such as is appended below.

Page 3. xpofer martin. "Xpofer" is an old contraction of Christopher, the XP being the initials of the Greek XP1 Σ T0 Σ .

Page 14. Thomas dabbs, should be Thomas Nabbs.

Page 22. vaughan fasting. "Fasting" is unintelligible to the present

editor, but it is clearly written in a contemporary hand.

Page 23. The blanks in this and other documents indicate that words have been torn away in the original. The marginal date 1677 was on the original copy in the Public Record Office.

Pages 29, 30. The crosses represent various monograms, ciphers and

scrawls, which it would be idle to reproduce in fac-simile.

Page 31. Corus Sigilli. So in original.

Page 36. Mr. Fulk Siliter. That is, Mr. Fulk [Brent voted] "similiter," in the same way.

Page 43. endue, for "induce."

Page 44. will and defend, for "will aid, defend."

Page 47. admircon, administration. Page 49. sencured, for "censured."

Page 54, 55. Province of and. Words omitted in original.

Page 89. St. Margaretts. This should, no doubt, be St. Michaels.

Page 94, 95. Arrests, Arrts. for "accidents."

Page 113. 1640. Error of transcriber of M. C. for 1648.

Page 174. Presidents, for "precedents"; a common spelling of the time.

Page 178. and proxies. Words missing in text.

Page 178. usq. and, for "usque ad."

Page 181. Fording, for "Ordering." See title of act.

Page 185. Words in brackets supplied from a later copy, except those in Act 23, which are so in original.

Page 201. 28 March 1642. Should be 1643, the year (O.S.) begin-

ning on March 25th.

Page 223. Saugher, for Saphyer.

Page 242. haut often said. So in MS.

Page 243. verily him. "Believe," "regard," or some equivalent omitted.

lviii Note.

Page 261. Sabbath. Here correctly used for Saturday.

Page 267, 270. The gaps are in original.

Page 291. pills, for "perils."

Page 361. Laborious Tooles. Probably "laborers' tools."

Page 375. three pounds, should be "three hundred pounds." Page 386–7. The gaps show where the margin is torn away.

Page 400. Naijssone, perhaps should have been printed "Nayssone" as on p. 407, as this copyist sometimes puts two dots over his y's.

Page 496. Here, and in several of these acts, "Lords Proprietors" occurs in the copy received from the Public Record Office, London.

Page 501. appent, for "apparent."

Page 502. Com^em^t, "commencement."

Page 527. The transposition of 1 and 2 occurs in the original.

Page 534. Wiccoconu. Probably "Wicomico," but so in P. R. O.

copy.

Page 538. With a tamett. What manner of thing a tamett may be, the present editor has in vain tried to discover. Possibly it should be "garrett"; but it is unmistakably "tamett" in P. R. O. copy.

Page 540. Six thousand thousand. So in P. R. O. copy.

PROCEEDINGS AND ACTS

OF THE

GENERAL ASSEMBLY OF MARYLAND,

At a session held at St. Mary's, January 25 to March 24, 1637/8.

CECILIUS CALVERT, LORD BALTIMORE, Proprietary.

LEONARD CALVERT, Governor.



After my hearty Commendaons &c whereas my deare brother the Lord Propriet of this Province, liath by his Commission to me directed in that behalfe bearing date at London in the Realme of England, the 15th day of Aprill 1637. appointed a grall assembly of all the freemen of this Province to be held at his town of St maries on the five and twentieth day of January next These are therefore in his Lops name to will and require you (all excuses sett apart) to make your psonall repaire to the fort of St maries on the said five and twentieth day of January, then and there to consult and advise of the affaires of this Province. And further to will and require you at some convenient time when you shall thinke fitt within 6 daies after the receipt hereof at the furthest, to assemble all the freemen inhabiting within any part of yor iurisdiction: and then and there to publish and proclaime the said generall Assembly; and to endeavour to perswade such and so many of the said freemen as you shall thinke fitt to repair psonally to the said assembly at the time & place prefixed; and to give free power & liberty to all the rest of the said freemen either to be pnt at the said assembly if they so please; or otherwise to elect and nominate such and so many persons as they or the major part of them so assembled shall agree vpon to be the deputies or burgesses for the said freemen, in their name and steed to advise and consult of such things as shalbe brought into deliberation in the said assembly; and to enter all the severall votes or suffrages upon record; and the record thereof and of whatsoever you shall doe in any the premises to bring along with you; and exhibite it at the day and place prefixed to the Secretary of the Province for the time being. And for so doing this shalbe yor warr! Given at St maries this 30th day of January 1637

Liber Z p. 15 The Generall Assembly held at S! maries, and began on the 25^{th} day of January 1637

The Acts of the first day

The Leiutent grall taking his place, came and appeared personally

Capt: Thomas Cornwaleys Esq, one of the Counsell of this

Province

Capt: Robert wintour Esq: one of the Counsell of this Province

m^r. John Lewger gent; Secretary, and one of the Counsell of this Province

Capt: Robert Evelin, gent, Commander of the Ile of Kent

m! Thomas Greene, gent m! William Bretton, gent Capt: Henry ffleete, gent

m. Rob! Philpott, one of the Counsell of the Ile of Kent, gent

mr. william Brainthwaite, gent mr. John Wyatt, gent

m! Rob! Clerke, gent

Richard Garnett senior, of Mattapanient, planter Justinian Snow of S^{t.} Maries hundred, planter Marmaduke Snow of S^{t.} maries hundred planter ffrancis Rabnett of the same hundred planter

Serg! Rob! Vaughan, highe Constable of S! George's

hundred

James Baldridge Sheriff of S! maries county ffrancis Gray of S! maries hundred, carpenter James Cauther of S! maries hundred, planter william Lewis of S! maries hundred, planter Thomas ffrancklin of S! maries hundred, planter Thomas Nabbs of S! Georges hundred, planter.

Serg! Thomas Baldridge, of S! maries hundred, planter

Edward ffleete of St maries hundred planter

Robert Perry marshall

John Price of St. maries hundred planter.

Thomas Morrison of S^t Georges hundred, planter. Thomas Stent of S^t Georges hundred, planter

After, were summoned to appeare by vertue of writts to them directed;

m! Thomas Copley Esq; of S! maries hundred.

m! Andrew white \ gent: of the Robert Clerke gent same hundred. appeared for them & excused their absence by reason of sickness.

Liber Z Joseph Edlow of Mattapanient, planters. Annum Benum the Leiutent grall exhibited his proxie Nicholas Hervey for them severa[lly] william Broughe Randoll Revell, of St Georges hundred The Leiutent grall p. 16 exhibited his proxie cooper. for him. The freemen of the Ile of Kent. mr. Rob! Philpott aforesaid, exhibited his proxie for them. Roger Moy of St Georges hundred \ John Wortly; of St Georges hundred \ \ Planters. Sergt ert Vaughan Rob! Nicholls; of S! maries hundred) aforesaid; exhibited his proxie for them severally. Captaine Rob! Ev-James Courtney of St George's Davie wickliff elin, exhibited Ralphe Beane hundred, planters his proxie for Thomas Charington them severally. Henry Lee of St Georges hundred, planter.) John Lewger John Norton of St maries hundred, planter. (Secretary, exhibited his proxie for them severally. Tustinian · Snow ex-

John Halfe-head, of S^t maries hundred, brickmason hibited hisproxie for him.

Robert wiseman William Lewis ex-Davie Odcroft of S^t marie's hundred, William Edwine hibited his proxic planter. Henry James for them severally. John Smithson ffrancis Rabnett exhib-John Hilliard of St marie's hundred xpofer martin ited his proxie for planters Robert Smith them.

Thomas Pasmore, of St Maries hundred, carpents James Cauther exhibited his for proxie him.

Liber Z John Medley, of St. maries hundred, planter.

Capt: Thomas Cornwaleys exhibited his proxie for him.

Henry Bishopp of Mattapanient, planters Senior exhibited John Bryant Richard Lusthead

Richard Garnett his proxie for them severally.

Nathaniel Pope of St maries hundred Henry weed, of St marie's hundred John Medcalfe of S! Marie's hundred John Courtis of St George's hundred John Davis of St marie's hundred John Richardson of S! George's hundred Thomas Hebden of S! George's hundred J

but they made not appear-- planters ance inor proxies.

Then was proclaymed, that all freemen omitted in the writts of summons, that would clayme a voyce in this grall assembly, should come & make their clayme.

Wherevoon clayme was made by John Robinson, carpent & was admitted.

> Then were certaine orders established by generall consent, to be observed during the Assembly. viz

Imp^rmis, the Lieutent! grāll (as President of the Assembly, shall appoint and direct all things that concerne forme and decency to be observed in the same; and shall command the observance thereof as he shall see cause vpon paine of imprisonm! or fine as the house shall adjudge.

Item every one that is to speake to any matter, shall stand p. 17 vp, and be vncovered and direct his speech to the Lieutent grāll as President of the Assembly. And if two or more stand vp to speake together, the Lieuten! grall shall appoint who

shall speake

ltem no man shall stand up to speake to any matter untill the partie that spake last before, have sate downe, nor shall any one speake above once to one bill or matter at one reading nor shall refute the speech of any other with any vncivill or contentious termes, nor shall name him but by some circumloquution. And if any one offend to the contrary, the Lieuten! grāll shall command him to silence

Item the house shall sitt every day at eight of the clock in the morning, and at two of the clock in the afternoone.

Item the freemen assembled at any time to any number above ten persons, at the houres aforesaid, or within one houre after, shalbe a house to all purposes,

Item every one propounding any matter to the house shall Liber Z digest it first into writing and deliver it to the Secretary to be read vnto the house

And it was ordered by the house that these Orders should be sett vp in some publique place of the house, to the end all men might take notice of them.

Act of the second day; being 26th January Betweene the hours of eight and nine in the morning

Assembled

The Leiuetent grall		Robert Philpott
Capt Tho: Corn-		william Brainthwaite
	John wyatt	Richard Garnett
Capt: Robt wintour		Justinian Snow
Capt: Geo: Evelin	I nomas firanckim	marmaduke Snow
ffrancis Rabnett		Robert Perry
John Robinson	Edward incete	Sergt vaughan
william Lewis		
Summoned		
Thomas Hebden. and Capt: Tho: Cornwaleys exhibited his		
proxie for him		
John Richardson and Capt: Rob! Evelin exhibited his proxie		
for him		
m! Thomas Copley) and Rob! Clerke made answere for them		
mr Andrew white that they desired to be excused from giving		
m! John Altham voices in this Assembly, and was admitted.		
John Price and ffrancis Rabnett exhibited his proxie		
for him		
Nathaniel Pope	niel Pope and John Lewger Secretary exhibited his	
proxie for him		
John medcalfe	and william Lewis e	exhibited his proxic for
him		

Summoned

Thomas Morrison m! Bretton p. 18 Henry Weed Cap^t: ffleete amerced for not John Courtis James Cauther appearance Thomas Nabbs Thomas Stente John Davies Thomas Baldridge ffrancis Gray. John Robinson desired in his behalfe that his proxie might be expected till the afternoone, and was admitted

Then came Edward Bateman of St maries hundred, ship carpenter & claymed a voyce as freeman; and made m! John Lewger Secretary his proxie.

Likewise claymed Roger Oliver mariner; & made m! william

Brainthwaite gent his proxie.

Likewise claymed Zachary Mottershead gent; and was ad-

mitted to a voice in the house.

Came John Langford of the Ile of Kent gent, highe Constable of the said lland, who had given a voice in the choice of Robert Philpott gent to be one of the Burgesses for the freemen of that Iland; and desired to revoke his voice and to be personally pnt in the Assembly; and was admitted.

Then it was ordered that any member of the house not appearing at the houres appointed, should be amerced 201 of tobacco for every such default. But for this present meeting, such as did appeare thoughe tardie should be pardoned the amercem^t but for the rest w^{ch} appeared not it should stand.

Then was read out of the draught of Lawes transmitted by the Lord Proprietor, the twelve first Acts of the said draught: and were severally debated by the house.

Betweene the houres of two and three in the afternoone of the same day.

Assembled

The Lieutent generall. John Wyatt Cap! Tho: Cornwaleys Rob! Clerke Cap! Rob! wintour Capt George Evelin m! John Lewger Sec- ffrancis Rabnett retary m! Thomas Greene m^r william Bretton m! Philpott

Justinian Snow Marmaduke Snow Thomas Nabbs lames Baldridge Edward ffleete

Richard Garnett Robert Perry Sergt Vaughan Zachary Mottershead william Lewis

Summoned

m! Langford

p. 19 and Justinian Snow exhibited his proxie for John Robinson.

William Brainthwaite) and the Leiutent grall exhibited his Roger Oliver, mariner proxie for them severally.

) and ffrancis Rabnett exhibited his proxie for Iohn Davis Thomas Stente & them severally.

Thomas ffrancklin, and Edward ffleete exhibited his proxie for him.

ffrancis Gray. and Justinian Snow exhibited his proxie for him. Liber Z Thomas Baldridge. and James Baldridge exhibited his proxie for him.

James Cauther. amerced for not appearance.

Thomas Boys of St maries hundred mariner claymed a voice as freeman; and made his proxic ffrancis Rabnett, and was admitted.

Thomas Morrison John Courtis could not come, for want of passage over Capt: ffleete St Georges river. & was admitted

Henry Weed. and it was answered for him that he was absent out of the Province in Virginia. and his amercem! was remitted.

Likewise the amercem! was remitted to william Bretton, Thomas Nabbs, John Davis; for the same reason; as the first. Likewise vpon petition made by Thomas Stente, and Thomas Baldridge, alledging the necessity of important businesse, the amercem! was remitted for non appearance in the morning.

Then were the Acts read throughe, & severally debated in the reading. And the Lieutenant grāll adiorned the house vntill Monday morning at 8 of the clock.

Acts of the third day; being 29th January 1637. betweene the houres of 9 and 10 in the morning.

Assembled.

The President
Capt: Cornwaleys
Capt: Geo: Evelin
m! Lewger Secretary
m! Thomas Greene
m! Clerke

Justinian Snow ffrancis Rabnett James Baldridge Edward ffleete

m! Clerke Serot Vano

Sergt Vaughan

Capt. Henry ffleete

Summoned

Capt: Rob! wintour) william Lewis
Thomas Maurice
Richard Garnett
m! Philpott
m' Langford

amerced

p. 20

Marmaduke Snow: and his brother essoyned for him & was admitted

> m! william Bretton) John Courtis Thomas Nabbs mr^r John wyatt

and Capt: ffleete exhibited his pxies for them severally

and mr Clerke exhibited his pxie for him.

Zachary Mottershead and Capt: Cornwaleys exhibited his

proxie for him.

Robert Perry

and mr! Lewger exhibited his proxie for him.

vpon occasion of some warrants granted out against some freemen that had made proxies; a question was moved in the house whether freemen having made proxies during the assembly might be arrested before the Assembly were dissolved. And Captaine Cornwaleys and James Baldridge were of opinion that they might: but the rest of the house generally concurred that after the writts issued for summoning the Assembly, no man having right to repaire vnto the Assembly, might be arrested, vntill a convenient space of time after the dissolution of the said Assembly, for his repaire home.

Came into the house Edmond Parrie of the He of Kent planter, and desired to revoke his proxie given to m! Philpott; and was admitted to a place and voice personally.

John ffleete of S! Georges hundred planter claymed voice & place as a freeman: & was admitted. and made his proxie

Cap! Henry fileete.

Then was proposed whether the Lawes formerly read should be read againe in the house; or putt to the vote without further reading.

Capt: Cornwaleys gave his opinion that they should expect

a more frequent house

Capt: ffleete gave his opinion, that they should be read againe.

with them concurred (m^r Clerke | Serg! Vaughan | being in all, 18 voices: Edward ffleete wth their proxies. | Edmond Parrie |

on the contrary, that they should be putt to the vote immediately, agreed by

Liber Z

The President Capt Evelin mt Lewger mt Greene mt Snow ffrancis Rabnett James Baldridge

being in all 33 voices.

Then were the Lawes putt to the question, whether they should be received as Lawes or no affirmed by

The President \ m. Lewger \

being 14 voices.

denied by all the rest of the Assembly; being 37 voices.

Then question being moved what Lawes the Province p. 21 should be governed by it was said by some that they might doe well to agree vpon some lawes till we could heare from England againe. The President denying any such power to be in the house, Capt: Cornwalers propounded the lawes of England. The President acknowledged that the Commission gave him power in civill causes to proceed by the lawes of England; and in crimall causes likewise not extending to life or member. but in those he was limited to the lawes of the Province, there could be no punishm! inflicted on any enormous offendors, by the refusall of these lawes.

wherevpon the Commission was produced and examined, & vpon the reading of it it appeared that there was no power in the province to punish any offence deserving losse of life or member, for want of lawes. To this they answered, that such enormous offences could hardly be committed without mutinie & then it might be punished by martiall law.

Betweene the houres of two and three in the afternoone of the same day.

The President Capt: Cornwallis Capt: Evelin m! Lewger m! Greene Richard Garnett Assembled.
Serg! Vaughan
James Baldridge
Capt: ffleete
ffrancis Rabnett
m! Philpott
m! Langford

Edmond Parrie Justinian Snow m! Clerke Edward ffleete

Summoned.

Capta: Wintour

and it was answered that he was sick & could not pass the river; & was admitted

Liber Z Marmaduke Snow Thomas maurice essoyned by his brother, & admitted. excused himselfe that he could not gett passage, & desired to be remitted all the former ameriaments, & was admitted.

James Cauther amerced.

Then was propounded that the house would consider of some lawes to be sent vp to the Lord Propriet. And the President advised that they would chuse some Committees to prepare the draught of them, and then the house might meete for confirming of them; & in the meane time every one might follow their other occasions.

So being putt to the vote how many Committees should be appointed for that purpose, they agreed that five should be chosen. Then was it putt to every one to name his five. And there were tenne in election.

p. 22	whereof	voices
The President Capt: Cornwallis Capt: wintour Capt: Evelin m! Lewger m! Greene Capt: ffleete m! Snow m! Clerke m! Baldridge	$\left.\begin{array}{c}\\\\\\\\\\\end{array}\right\} \text{had} \left.\begin{array}{c}\\\\\\\\\\\end{array}\right.$	38 54 45 48 22 17 08 31 07 08
So the 5 Committee	Capt: (esident Cornwaleys wintour Evelin

And because Capt: wintour was absent and sick, it was agreed that if he could not assist at the Committee himselfe he should name any other in his place.

mr Snow

Then was it considered for how long to adiorne the house. And it was thought fitt to adiorne it till the 8th of ffebruary

following at 8 of the clock in the morning:

And because the Court was to be held in the meane time that is to say, on the 3^d of ffebruary; that therefore the priviledge of parlam! should be void vntill the Court were past; & all freemen might be arrested as if no assembly were.

And so the house brake vp.

Acts of the fourth day, being 8th ffebruary 1637.

Liber Z P. 27

betweene the houres of 9 and 10 in the morning.

Assembled

President robert vaughan John Langford Rob! Clerke Capt. Cornwaleys Capt: wintour Capt: Eyelin Thomas maurice m! Lewger Secretary Henry ffleete

Summoned

Richard Garnett. and Rob! Clerke exhibited his proxie for him.

marmaduke Snow and Justinian his brother exhibited his proxie for him.

Edmond Parry amerced

Richard Lustheed, desired to revoke his proxie; and was admitted and made Rob! Clerke his proxie.

The Committee reported to the house that they thought fitt to read the former draught of lawes againe, and to putt them to the vote the second time, in regard there was found a great deale of misvnderstanding of them among the freemen w^{ch} made them to refuse them.

And it being putt to the vote of the house whether they should be read againe or no it was affirmed by 48 voices, and denied by 21 voices.

There was an order made by generall consent of the house that all bills propounded to the house for lawes, should be read 3 times on 3 severall daies afore they should be putt to the vote.

Then were the draught of lawes read throughe the second

And twenty bills propounded by the Committee were read the first time:

Capt: Cornwaleys desired it might be putt to the vote of the house, whether these Lawes at the third reading should be voted severally, or the whole body of them together. And that they should be voted altogether was affirmed by thirty two voices, denied by 37.

In the afternoone of the same day, betweene th'oures of two and three.

assembled

President rob! vaughan John Robinson M! Hawley James baldridge Rob! Clerke Liber Z Capt: Cornwaleys Capt: wintour m! Lewger Secretary Justinian Snow Capt: Evelin william Lewis Capt: ffleete

francis Gray francis Rabnett Thomas morris Rob^t Philpott John Langford

Edward ffleete lames Cauther Andrew Chappell Cyprian Throughgood Anthony Cotton John Halfehead

p. 28

Summoned

Edmond Parrie amerced and Capt: Cornwaleys exhibited his proxie for him. m! Greene

Then came ffrancis Gray, John Robinson, and John Halfehead, and revoked their pxies to Justinian Snow; and appeared psonally.

Anthony Cotton came & claymed voices as freemen, Andrew Chappell & were admitted. Cyprian Throughgood

The house being sate, the President declared that he thought it fitting to adjorne the house for a longer time; till the lawes w^{ch} they would propound to the Lord Propriet were made ready, w^{ch} some would take a care of, & in the meanetime the company might attend their other businesses &c.

Capt: Cornwaleys replied they could not spend their time in any businesse better then in this for the countries good; and one of the planters demanded the reason why it should be adiorned, & said they were willing to leave their other businesse to attend it. The President replied he would be

accomptable to no man for his adiorning of it.

Then Capt. Cornwaleys moved that at least a Committee might be appointed that should take charge of preparing the Lawes till the house mett againe. And being putt to the house, they agreed that three Committees should be appointed; then every one nominating severally his 3 Committees; the President had 46 voices, Capt: Cornwaleys had 56 voices; Capt: Evelin 44 voices; m! Lewger 31 voices m! Snow had 5 voices; and Captaine ffleete 4 voices.

Then was it ordered that priviledge of parlam! men for their persons should not be allowed till the next meeting of the Assembly.

Then the President adjorned the house till the 26th of ffeberary.

To all people to whom these pnts shall come I Leonard Calvert Esq Lieutenant grāll of the Province of maryland, send healthe in or Lord God Everlasting, whereas this pnt

generall Assembly begonne on the 25th day of January last Liber Z past, and by severall adiornments continued untill the eighthth day of this instant moneth of ffebruary, was then adiorned vntill the 26th of this instant moneth; now designing at this pnt to make an expedition in person vnto the lle of Kent, and doubting lest some accident might hinder my returne to St maries afore the said day, whereby the Assembly would of it selfe be dissolved for want of power to assemble; Know ye therefore that in case of such my absence I have authorised and deputed, and doe hereby appoint authorise and depute m! John Lewger Secretary in my name and place to hold and continue the said Assembly at the day appointed, and to give voice for me to all and onely such things as he shall thinke fitt, also to adiorne or dissolve the said Assembly as he shall see cause, and to doe and performe all other things belonging to the said Assembly as amply to all intents and purposes as I my selfe might doe if I were personally present. Leonard Calvert.

Acts of the fifth day being the 26th ffebr. 1637. betweene the houres of 8 and 9.

p. 36

Assembled

m^{r.} John Lewger Secretary Cap^t: Rob! wintour Edward Bateman. John Halfehead Rob! Perrie Thomas Hebden. xpofer martin John Price John Richardson John Hill

Summoned

m! Thomas Greene Nathaniel Pope

John Hill came and claymed a voice as freeman, and was admitted.

ordered and agreed that priviledge of Parlam! should be suspended till the next meeting.

and the house was adjoined till the fifth of march next.

Acts of Assembly on the 5th March 1637.

p. 40

betweene the hours of 8 and 9 in the morning.

Assembled

m! Secretary
m! Greene
m! Sheriff
xpofer martin
John Hillierd

ffrancis Gray
Rob! Perry
nathaniel Pope
Thomas Baldridge
Edward Bateman

Zachary mottershead.

and m! Secretary adiorned the house till the 12th of march following.

And the house ordered that priviledge of Parlam! should be suspended till the next meeting.

> Acts of Assembly the twelfth of march 1637. betweene the houres of 9 and 10 in the morning.

Assembled

The President	John wyatt	John Robinson
Capt: Cornwaleys	marmaduke Snow	John Price
Capt: wintour	Thomas Nabbs	John Halfehide
m ^r . Secretary	Anthony Cotton	Rob! Smith
m! Greene	ffrancis Gray	John Medley
m ^r Sheriff	Rainold ffleete	Isaac Edwards
Edward ffleete	ffrancis Rabnett	John Courtis
John Smithson		william Lewis
-		

Summoned

Andrew Chappell Rob! vaughan James Cauther francis Rabnett Cyprian Throughgood william Lewis Robt Clerke and John wyatt exhibited his proxie for him.

the 20 Bills formerly read, were read againe the second time and priviledge of Parlam! was affirmed.

Acts of Assembly on the 13th of march 1637. p. 41 betweene the houres of 9 and 10 in the morning.

	risschibied	
The President	James Cauther	m ^r . Sheriff
Capt: Cornwaleys	Anthony Cotton	
Capt: wintour		Zachary mottershead
m! Secretary	Edward ffleete	
Cyprian Throughgood	william Lewis	marmaduke Snow
Cutbert ffenwick	Rainold ffleete	m! Greene

Assembled

Summoned

James Courtney) 1 D -1.1		المعالمة الماسية	hia - uouio	£0.4
	and Rob!	vaugnan	exmoned	ms proxie	IOL
1 -	f them.	*			
Andrew Chappell	J				

ffrancis Gray)				
John Robinson	and Capt	Cornwaleys	exhibited	his	proxie
John Courtis	for them.				-
Thomas dabbs					

m! Thomas Greene appeared ffrancis Rabnett appeared appeared saac Edwards appeared Thomas maurice appeared

Liber Z

Cutbert ffenwick claymed a voice as freeman and was admitted.

Then were read the first time fourteene Bills, that is to say

I ordering the paym! of tobaccos

2 for services to be pformed for mannors and freeholds

3 for assurance of titles

4 for the liberties of the people

5 for swearing allegeance to or Soveraigne Lord the King.

6 for descending of land

7 for succession to the goods of the deceased intestate

8 for publique Ports

- 9 touching grāll Assemblies
- 10 for the Probate of wills

11 for civill causes

1'2 for payment of debts contracted out of the Province.

13 for limiting the times of service

14 for punishm! of ill servants.

Acts of Assembly on the 14th march 1637. between the houres of 8 and 9 in the morning

p. 42

Assembled

The President Zacharv motters-Capt: Cornwaleys head Cutbert ffenwick m! Secretary m! Sheriff m! Greene Rainold ffleete ohn wyatt Cyprian Throughffrancis Rabnett good John Halfehide Serg! vaughan

william Lewis
Isaac Edwards
James Cauther
Thomas maurice
Edward ffleete
xpofer Thomas
Richard Loe

Summoned

Anthony Cotton; and amerced

marmaduke Snow; & ffrancis Rabnett exhibited his proxie for him.

then came xpofer Thomas of the lle of Kent & claymed voice as a freeman & was admitted.

likewise claymed Richard Loe, and was admitted

Then were read the second time the fourteene former Bills

Liber Z Then were read the first time; three Bills, that is to say

2 for criminall causes

2 for attainder of william Cleyborne gent:

2 for corne measures.

Acts of Assembly on the 14th of march, 1637. betweene the houres of 2 and 3 in the afternoone

Edward ffleete The President Zachary mottershead Thomas ffrancklin Capt. Cornwaleys m! Secretary Robert Percy william Lewis Cutbert ffenwick m! Greene Serg! vaughan Rainold ffleete ffrancis Rabnett John wyatt James Cauther Thomas maurice John Halfehide Cyprian Throughxpofer thomas Richard Loe John nevill Anthony Cotton good Isaac Edwards

m! Greene amerced for tardie appearing & John wyatt and Cyprian Throughgood. John Nevill claymed voice as freeman & was admitted. Then was Thomas Smith called to the barre being indicted of pyracie and m! Secretary made himself Attorney for the Lord Propriet! and read his Lops warrant in that behalfe. then did the the Attorney putt in the Indictment and

arraigned demanded that the prisoner might be brought to triall vpon his indictm! And the Indictment being read, he pleaded, not guilty. Then did the Attorney informe the house vpon the Indictment, & produced the depositions of John Jarbison and Arthur Brooks; and the prisoner pleaded all he had to say in his defence, & the Attorney replied to it. and when the prisoner had no more to alledge for himselfe, he was demanded whether he would challenge any in the house that were to passe vpon him and he challenged none. Then they gave their votes: and he was found guilty by

Richard Loe by John Halfehide. Robert Perry Thomas francklin francis rabnett gave no vote Edward ffleete m! Greene Cyprian Throughgood | either way be-James Cauther John nevill John wyatt cause they anthony Cotton were not pnt Thomas maurice at all the evidence. Rainold ffleete Isaac Edwards

Liber Z

willia Lewis Zachary mottrshead Serg! vaughan xpofer Thomas Cutbert ffenwick Thos: Cornwaleys the President

Then was sentence pronounced by the President in the name of all the ffreemen; in these words: Thomas Smith you have been indicted of felonie and pyracie, to your indictm! you have pleaded not guilty, and you have beene tried by the ffreemen in this generall Assembly, who have found you guilty, and pronounce this sentence vpon you, that you shalbe carried from hence to the place from whence you came, and thence to the place of exequution, and shalbe there hanged by the neck till you be dead; and that all your lands goods & chattels shalbe forfeited to the Lord Propriet, saving that your wife shall have her dower, And so God have mercy vpon your

The judgem! affirmed, and approved by special consent by p. 46 word of mouth

by Capt. Cornwaleys Cutbert ffenwick xpofer Thomas Serg! vaughan Zachary mottershead william Lewis Isaac Edwards Reinold ffleete

Thomas morris

Anthony Cotton John nevill James Cauther Edward ffleete francis rabnett thomas franclin robert percy Richard Loe

Then did the prisoner demand his clergy; but it was answered by the President that clergy could not be allowed in this crime, and if it might, yet now it was demanded too late after judgement.

then departed out of the house Capt: Cornwaleys, Cutbert ffenwick, william Lewis, John nevill, Anthony Cotton, Edward ffleete, and Cyprian Throughgood.

then was the house moved by the Attorney to enquire of the death of william Ashmore, Ratcliffe warren, John Bellson, & william dawson, and the house having heard the evidence of Cyprian Throughgood, John nevill, Cutbert ffenwick & Edward ffleete did find that the said Ratcliff warren, John Bellson, william dawson with divers others did assault the vessells of Capt. Thomas Cornwaleys & his company feloniously and as

Liber Z pyrates & robbers to take the said vessells; and did discharge divers peices charged with bulletts & shott against the said Thomas Cornwaleys & his company; wherevpon & after such assault made the said Thomas Cornwaleys and his company in defence of themselves & safegard of their lives not being able to flie further from them after warning given to the assailants to desist from assaulting them at their owne perill, did discharge some gunnes vpon the said Ratcliffe warren and his company; of w^{ch} shotts the said Ratcliff warren John Bellson, and william dawson died; and so they find that the said Thoc Cornwaleys & his company did lawfully & in their owne necessary defence kill the said Ratcliff warren John Bellson and william dawson; and doe acquitt the said Thomas Cornwaleys & his company of the death of the said Ratcliff warren John Bellson and william dawson.

and they further find that the said Ratcliff warren, and his company did discharge their gunnes against the said Thomas p. 47 Cornwaleys and his company and did kill the said william Ashmore being one of the company of the said Thomas Corn-

waleys; as felons pyrates, and murthers.

Acts of Assembly the 15th march 1637. betweene the houres of 9. and 10. in the morning.

Assembled.

the Presidt	Cyprian Throughgood.	James Cauther
Cap ^{t.} Cornwaleys	John wyatt	Edward ffleete
m! Secretary	Sergt. vaughan	ffrancis Rabnett
m ^r . Greene	Reinold ffleete	william Lewis
Rob! Clerk	Cutbert ffenwick	xpofr thomas
m ^r Sheriff	Anthony Cotton	Isaac Edwards

Summoned.

Capt: wint! amerced.

John Nevill

Richard Loe. and made proxie Capt. Cornwaleys. John halfehide. and made proxie Capt. Cornwaleys.

Then were read the 2nd time the 3. former bills, for criminall causes, measures and attainder of William Cleyborne.

Then was read the first time 1. bill confirming the sentence against Thomas Smith.

Act of Assembly the same day betweene the hours of 2. and 3. in the afternoone

Assembled.

the Presid! John wyatt Anthony Cotten Capt. Cornwaleys Cutbert ffenwick ffrancis Rabnett m! Secretary Rainold ffleete william Lewis Liber 2
m! Sheriff John Nevill Isaac Edwards
Rob! Clerk. Edward ffleete

Capt. wintour amerced.
Cyprian Throughgood made his proxie Rob! Clerk.

Sergt. vaughan } made proxie ffrancis Rabnett ffrancis Cauther }

m! Greene; made proxie Capt: Cornwaleys. xpofer Thomas. amerced Richard Garnett made proxie Tho Cornwaleys.

Then were read the first time; a bill for ffees; p. 48 for paym! of forfeitures.

then was fined to the Lord Thomas Baldridge 40! tob:
plaintiff 40! tob.
for striking of Isaac Edwards.

Acts of Assembly on 16th March 1637. betweene the hours of 8. and 9. in the morning

Assembled

the President Serg! vaughan Anthony Cotton Cap! Cornwaleys Edward ffleete Isaac Edwards m! Secretary Rob! Percy Rob! Clerke m! Greene francis Rabnett william Lewis m! Sheriff Reinold ffleete John wyatt

Richard Thompson of the Ile of Kent gent claymed voice as freeman & was admitted.

Cap! wintour \ amerced

John nevill \ \

xpofer Thomas \ \ made pxie Tho: Cornwaleys Cutbert ffenwick \ \

Then was read the first time the bill for supportation of the Lord Propriet!

Then was read the second time confirming the sentence ag! Tho. Smith for fees for paym! of forfeitures.

Then was read the third time: the Bill for dividing of the Province; and passed. for bounding of mannors. and passed: for assigning of mannors. and passed: for the order to be observed in assigning of mannors and passed. for the peopling of mannors. and passed for supporting of mannors. and passed for settling of the glebe. and passed against the aliening of mannors. passed for Baronies. passed. p. 49 for assigning of freeholds passed. for meinteining the Lord Proprietors passed. for the demesnes of the Lo. Propriet^r passed. for building of the towne. passed. for erecting of a ffort. passed for planting of corne. passed.

for restraint of liquors.

for military discipline.

by grāll consent not one vote dissenting

Acts of Assembly; the same day betweene the houres of 2 and 3 in the afternoone

passed

passed

Assembled the President Edward ffleete Rob! Percy Serg! vaughan ffrancis Rabnett Capt: Cornwaleys Rob! Clerk m! Secretary John wyatt m. Greene Reinold ffleete william Lewis m^r Sheriff Anthony Cotton Isaac Edwards m! Thompson Capt: wintour.) amerced John nevill.

Then was read the third time the Bill ordering the paym! of tobaccos. passed. for services to be pformed for mannors and freeholds. passed. for assurance of titles to land. passed for the liberties of the people. passed for swearing allegeance to or Soveraigne &c. passed for descending of land. passed for succession to the goods of the deceased intestate. passed for publique ports. passed

touching generall Assemblies passed for the Probate of wills. passed

Liber Z p. 50

for civill causes. passed

for paym! of debts contracted out of the Province.

passed

for limiting the time of service; suspended till next

for punishm! of ill servants. passed

for the attainder of wm Cleyborne. passed

Acts of Assembly 17th march 1637. betweene the houres of 8 and 9 in the morning

Assembled

Presid! Capt. Cornwaleys m! Secretary m! Greene m! Sheriff Rob! Clerk John wyatt william Lewis ffrancis Rabnett

Edward ffleete Reinold ffleete Serg! Vaughan m! Thompson James Cauther Anthony Cotton

Capt wintour; Anthony Cotton

Then was read the third time the Bill

for limiting the times of service. passed for criminall causes. suspended till monday for corne measures. passed confirming the sentence ags! Thomas Smith. passed for fees. passed for paym! of forfeitures. passed

Then was read the second time the Bill for supportaon of

the Lo: Propriet!

then vpon a question moved touching the resting of servants on Satturdaies in the afternoone, it was declared by the house that no such custome was to be allowed.

Acts of Assembly on the 19th march 1637. betweene the houres of 9. and 10. in the morning

Assembled

the President Cap! Cornwaleys m! Secretary Capt: Evelin william Broughe Rob! Clerke m! Sheriff Robert vaughan william Lewis francis Rabnett Edward fileete John wyatt John halfehide

Reinold ffleete Anthony Cotton Cutbert ffenwick John Robinson francis Gray Richard Loe 22

Liber Z Isaac Edwards made proxie Capt: Cornwaleys, & was denied made proxie, Capt: Cornwaleys & was denied

then was read the third time the Act for Treason; & passed for capitall felonies passed [nega! to one part of it.

Capt: Clerk wyatt ffenwick Loe

allowing clergy to some capital felonies. passed for arbitrary punishm! of some enormious offences —passed

for punishm! of certaine crimes in the County Court

for punishm! of lesser crimes; passed

sheriff
vaughan fasting
broughe
Rein. ffleete
denied by { Edw. ffleete
Robinson
halfehide
Loe
Gray

tor support of the Lo: Propriet; passed

capta: Corwa. was denied by Clerk wiatt ffenwick

a questione being moved in the criminall lawes whether the Jury was to assesse the fine to the Lord, as well as the recompense to the ptie it was declared that the Court or Judge should impose the fine; and the Jury could assesse the recompence to the partie.

and the house was adiorned till Satturday morning: being the 24th of march following.

Acts of Assembly on the 24th of March

Assembled the President william Lewis John Robinson Capt.Cornwaleys ffrancis Rabnett Thomas hebden m! Secretary John wyatt Henry Crawly of Robert Clerk John halfehide the Ile of Kent m! Sheriff francis Gray Thomas bradnock burgesses Thomas franclin Anthony Cotton Edward Beckler of the said Ile

In the morning one part, and in the afternoone the residue Liber Z of the Lawes as they were faire ingrossed were read in the p. 52 house; and after the reading of them; the Governor signed them, & so did the rest of the house: And so the house dissolved.

Saint Maries—In the house of Generall Assembly on the P. R. O. 24th March anno Domini 1637, was read the fourth time, a Bill (Mar. 1677)

of the Tenor and effect following viz:

An Act for the attainder of William Cleyborne gent. Whereas William Cleyborne gent is notoriously knowen to have committed syndry contempts, insolencies and seditious acts against the dignity, government and domination of the Lord Proprietarie of this Province, and to have conspired and contrived sondry mischeivous machinations and practises with the Indians, of these parts to the subversion and destruction of this colony and the people thereof; and to have used and exequted sondry Magistratical and regall powers and jurisdictions, within this province and upon the Inhabitants of the same, by levying of souldiers, appointing Leutenants and other Officers, imprisoning and otherwise punishing of Offenders, and by granting letters of reprisalls and Commissions for the execution of justice upon the vessells and goods of the Leutenant general of this Province, and of the people inhabiting this Colony of S^t Maries, without any authority or Commission for exercising the same from our Soveraigne Lord the King, or from the Lord Proprietary of this Province, or from any other Prince or State whatsoever. And whereas by an Act of Generall Assemblie held at St Maries on the six and twentieth day of Febry 1634 among other wholesome lawes and ordinances then made and provided for the welfare of this Province, it was enacted, that the Offenders in all murthers and felonies should suffer such paines, losses and forfeitures as they should or ought to have suffered in the like crimes in England. Since the making of which Act, that is to say on the three and twentieth day of Aprill 1635, the said William Cleyborne hath not onely continued his said insolencies, mutinies and contempts against the Lord Proprietary and the government of this place but hath instigated and commanded sondry persons to committ the greivous crimes of pyracie and murther is lawfully pyracie and murther by a grand Enquest of four and twenty freemen of this Province: and since and after the committing of the same pyracie and murther hath fledd and withdrawen himselfe out of the Province, whereby he cannot be attainted of the said crimes by any ordinary course of justice Wee the freemen assembled in this present Generall Assembly considering the premises and the necessity of exemplary justice to be inflicted on such

P. R. O. notorious and insolent rebells and disturbers of the peace and Col. Papers safety of the inhabitants of this Province, and for the terror of like offenders, in time to come, doe request your Lordship that it may be enacted and be it enacted by the Lord Proprietary with the advice of the Freemen of this present Generall Assembly, that the said William Cleyborne be attainted of the crimes aforesaid, and that he forfeite to the Lord Proprietarie all his lands and tenements which he was seised of on the said 23rd day of Aprill in the yeare 1635. And that he forfeite to the said Lord Proprietary alls his goods and chattells which he hath within this Province at this present.

> And the aforesaid Bill being engrossed in parchment, was approved and signed by the Leiutenant Generall and all the Freemen assembled.

> This is a true Copie of the Record of the Acts of the generall Assembly touching the aforesaid Bill

> > Ita testor John Lewger secretary.

PROCEEDINGS AND ACTS

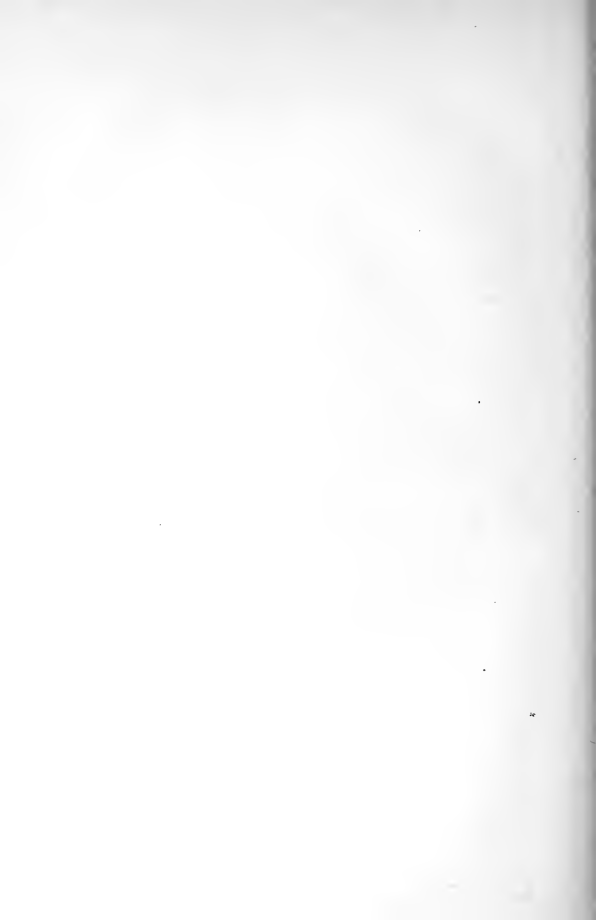
OF THE

GENERAL ASSEMBLY OF MARYLAND,

At a session held at St. Mary's, February 25 to March 19, 1638 9.

CECILIUS CALVERT, LORD BALTIMORE, Proprietary.

LEONARD CALVERT, Governor.



After my hearty Commendations &c Whereas I have ap-Liber F pointed to hold a General Assembly at St Maries on the twelfe day of ffebruary next there to advise and Consult upon the enacting of Laws and other Serious affairs of the Province, These are therefore to will and require you at Some Convenient time when you Shall think fit after the receipt of these Letters, to assemble at Kent fort, all the ffreemen inhabiting within the Isle of Kent and then and there to propound to the Said ffreemen to chuse from amongst themselves two or more discreet honest men to be their deputies or Burgesses during the next assembly according to the form of an Instrument which I herewith Send unto you, to which Instrument, which I herein Send you to weh Instrument all the Said ffreemen are to set their hands, And if they agree not in the election, then you are to return upon the Instrument the names of Such two or more persons upon whome the Major part of the ffreemen Soe assembled Shall consent, And you Shall require the ffreemen So assembled to agree upon a Certain Contribution for the defraying of the Charges web Such Burgesses Shall Sustain by the repairing to the assembly And together with them you Shall return hither the Instrument of their Election Signed as is appointed afore, And for Soe doeing this Shall be your warrant, Given at St Maries this 21th Decemb 1638.

> To my Loveing Kinsman Will: Brainthwait Commander of the

Acts of Assembly

Liber M C

Cæcilius Lord Proprietary &ca to our dear Friend & Coun- P. 35 cillor Thomas Cornwaleys Esq Greeting whereas we have appointed to hold a General Assembly of the Freemen of our Province at our Fort of St. Marys on the five and twentieth day of February next we do therefore hereby will and require you that all excuses and delays sett apart you repair in Person to the said Assembly at the time and Place prefixed there to advise and Consult with us touching the important affairs of our Province

Given at St. Marys the 18th January 1638

The like Summons to Mr. Giles Brent Councillor

Mr. Fulk Brent Mr. Thomas Greene - Gent. Mr. John Boteler

Cæcilius Lord Proprietary &ca to our trusty Richd Garnett Senior Richard Lusthead Anum Benum Henry Bishop Joseph Edlo Lewis Freeman and any other the Freemen inhabiting at Mattapanient Greeting whereas we have appointed to hold a General Assembly of the Freemen of our Province at our Fort of St Marys On the five and twentieth day of this instant month of February these are therefore to will and require you that to morrow or on thursday next at the furthest between one and two of the Clock in the Afternoon you & every one of you be at Our Secretarys house at St Johns there to make such nomination and Election of your Burgesses for Proprietary as you shall think fitt hereof fail not at your Perill

Given at St Marys this 11th of February 1638

The like summons to all the freemen of St. Michaels Hundred to meet the Secretary at Saint Inego's house on Monday the 18th february

The like summons to all the freemen of S^t Marys hundred to be at the Secretarys house on Tuesday the 19th February

The like Summons to all the Freemen of S^t Georges hundred to meet the Secretary at the house where Captain Fleete lately dwell on thursday the 21st February

14th February 1638

Memd that this day came before me Richard Garnett Senior, Richard Lusthead, Anum Benum Henry Bishop, Joseph Edlo, Lewis Freeman & Rob! Wiseman and chose for the Burgess of the hundred of Mattapanient Henry Bishop and have Given unto him full & free Power for them and for every of them to be present in their names at the next Assembly as their Burgess or deputy and in witness thereof have hereunto sett their hands

The mark of Richard + Garnett
The mark of Richard + Lusthead
The mark of Joseph + Edlo
Robert Wiseman
The mark of Anum + Benum
The mark of Lewis + Freeman

_{P-37} - 18 February 1638

This day came before me at Saint Inego's, William Lewis Captain Throughgood, Thomas Fernegan, John Norton, John Price, John Medley, Richard Loe, John Nevill, William Edwin,

Henry James, Thomas Franklin, Robert Nicholls, Robert Liber M.C. Smith, Peter Marril Freemen of Saint Michaels Hundred and chose for their Burgesses of that hundred James Cauther and John Price and have given unto the said James Cauther and John Price full and free Power for the Freemen of the said hundred to be present in their names during the next Assembly as their Burgess or deputy and there to do & Conclude in their names as a Burgess may do in witness whereof they have hereunto subscribed

William Lewis Cyprian Throughgood the mark of Thomas + Franklin Thomas Jernegan the mark of Henry + James William Edwin John Morton the mark of John + Nevill the mark of Peter + Marill the mark of Richard + Loe the mark of Robert + Smith the mark of Robert + Nicholls

19th Feb. 1638

This day came Thomas Gerard, Nathaniel Pope Thomas Baldridge Balthasar Codd, Robt Perry Francis Gray, John Halfhead, John Robinson, John Hillierd, Christopher Martin, John Harwood, Thomas Pasmore, Philip West, John Dandie p. 38 Marmaduke Snow John Norman and John Harrison Freemen of St. Marys hundred and chose for their Burgesses of that hundred Thomas Gerard and Francis Gray and have Given unto the said Thomas Gerard and Francis Gray full and free Power for the Freemen of the said hundred to be present in their names during the next Assembly as their Burgesses or deputies and there to do & Conclude in their names as a Burgess may do in witness whereof they have hereunto subscribed.

> Thomas Baldridge The mark of John + Halfhead Robert Perry Christopher Martin John Hillierd Balthasar Codd The mark of Nathaniel + Pope Philip West The mark of John + Dandie The mark of John + Robinson Marmaduke Snow The mark of Thomas + Pasmore The mark of John + NormanThe mark of John + Harrison James Baldridge

Liber M C 21st February

This day came before me John Courtis, David Wickliff, Hutton Corbett, Thomas Hebden, Anthony Rawlins, Randell Rebell, Roger Moy, Henry Lee, John Hill, Richard Nevill, Andrew Chappel, Edward Parker, William Nausin, Isaac Edwards, Thomas Maurice, James Courtney, William Broughe, p. 39 Richard Cole, John Prettiman, Ralph Beane and chose for

their Burgesses of the hundred of Saint George during this next Assembly David Wickliff to do and Conclude in their names as a Burgess may or ought to do

the mark of Anthony + Rawlins; Thos. Maurice John Courtis John Hortley Isaac Edwards; the mark of James + Courtney the mark of Richard + Nevill the mark of Henry + Lee the mark of Roger + Moy Hutton Corbett Andrew Chappel Thomas Hebden Edward Parker The mark of William + Naufin The mark of Richard + Hill

Richard Cole William Brough The mark of Ralph + Beane

John Prettiman

The Copy of the Return of the Burgesses of Kent

Know all men by these presents both present and to Come that we the freemen of the Isle of Kent whose names are hereunder written have elected and chosen our Loving Friend Nicholas Brown Planter to be our Burgess or deputy during the next General Assembly at Saint Marys summoned to Begin on the 25th of February next in Our names to assent to all and only such things as our Burgess shall think fit thereby Giving as free and full Consent unto all Laws and matters p. 40 whatsoever within the said Assembly shall be agreed and Concluded of as if we our selves in person had Consented there-

In witness whereof we have hereunto sett our hands this 18th february 1638

Thomas Allen John Smith William Medcalfe Philip Conner Walter Weebs John Parry Dieck Genitz Roger Bayster John Abbott

Thomas Hales Edmond Parry John Thompson Robert Cooper Henry Huett Henry Crawley Thomas Ewell Henry Bellamie William Risbrooke Matthew Price Thomas Woolfe John Glantham Walter Cottrel Richard Browne John Bennett Liber M C

The like Election returned of Christopher Thomas and

Sign'd by

William Brainthwayte
Robert Phillpott
William Cope
Thomas Bradnock
Giles Basha
Andrew Basha
Leonard Lenorson
Thomas Butler
Thomas Boteler
Thomas Arnold
Howell Morgan
Edward Cumins

Thomas Pett
John Gratham
John Walker
John Rasell
Edward Thompson
Robert Lake
Thomas Stint
Hugh Herward
John Ormesby
David Odcroft
Robert Vaughan
James Johnson

Copy of his Lordships Letter to the Assembly read the first p. 41 day

Corus + Sigilli Dear Brother

I do hereby give you full Power and Authority from time to time in every General Assembly Summoned by you in the Province of Maryland in my name to give assent unto such Laws as you shall think fit and necessary for the Good Government of the said Province of Maryland and which shall be Consented unto and approved of by the Freemen of that Province or the Major Part of them or their deputies assembled by you there from time to time for the enacting of Laws within that Province provided that the said Laws so to be assented unto be as near as conveniently may be Agreeable & not Contrary to the Laws of England every which Law so to be assented unto by you in my name & consented unto and approved of by the Freemen as aforesaid 1 do hereby declare shall be in force within the said Province till I or my heirs shall signify in me or their disassent thereunto under the Great Seal of the said Province and no Longer unless after the transmission thereof unto us and due Consideration had thereupon I or my heirs shall think fitt to Confirm the same Given under my hand & Seal at London in the Realm of England the 21st of August 1638.

C. Baltimore

To my dear Brother Mr. Leonard Calvert Esq! my Lieutenant General of the Province of Maryland Liber M C p. 42 Acts of the first day being 25th February 1638 in the morning

Assembled at the Fort of St. Marys

The Lieutenant Generall Captain Thomas Cornwaleys

Mr. Fulk Brent

Mr. Giles Brent

M^r. Secretary

Mr. Thomas Greene

Delegates

Mr. Gerard | for Saint Marys
Mr. Gray |
Mr. Wickliff | for Saint Georges
Mr. Rebell |
Mr. Cauther | for Saint Michaels
Mr. Price |
Mr. Bishop for Mattapanient
Mr Thomas | for Kent
Mr Brown |

And they removed the Assembly to be held at Saint Johns
At Saint Johns

Then was read his Lordships Letter to the Assembly

Then was passed an act for the Settling of the House of Assembly by the General Consent of all the Freemen and of the Lieutenant General for the Lord Proprietor

P-43 Cuthbert Fennick claimed a Voice as not assenting to the Election of Saint Marys Burgesses and was admitted Robert Clerke Similiter

Then were read the Orders to be Observed during the Assembly

Then was read the act touching the Payment of Tobacco's and divided into Branches

The Act for setting the House of Assembly followeth in the end of these acts.

The Orders follow in the next Page

Orders devised and published by the house of Assembly to be Observed during the Assembly

The Lieutenant General shall be called President of the Assembly and shall appoint & direct all things that Concern Form and decency to be used in the house and shall Command

Observance thereof as he shall see Cause upon pain of im-Liber MC prisonment or fine as the house shall adjudge. The Burgesses

shall take Precedence according to this Order

When any one of the house is to speak to any Bill he shall stand up and be Bareheaded and direct his speech to the President only and if two or more stand up to speak together the President shall appoint who shall speak

3

No man shall stand up to speak to any Bill until the Party that last spake have sat down nor shall any One refute another with any nipping or vncivill terms nor shall name another but by some Circumloquation as the Gentleman or Burgess that spake last or or that argued for or against this Bill or the Bill p. 44

4

The house shall sit every day holy days excepted unless it be adjourned at eight of the Clock in the morning at the furthest and at two of the Clock in the afternoon & if any Gentlemen or Burgess not appearing upon call at such time as the President is set at or after either of the said hours shall be amerced 20th of Tobacco to be forthw! paid to the use of the house

5

After any Bill hath been once read in the house the Bill shall be read

ingrossed or utterly rejected and upon any day or day appointed for a Session all Bills engrossed shall be put to the question and such as are assented to by the Greater part of the house and if the Votes be equal that shall be judged the Greater part which hath the Consent of the Lieutenant General shall be undersigned by the Secretary in these words the freemen have assented and after that the President shall be demanded his assent in the name of the Lord proprietary and if his assent be to the Bill, the Bill shall be undersigned by the said Secretary in these words the Lord Proprietary willeth that this be a Law

On the 25th day of February 1638 in the afternoon

Assembled

The President
Captain Thomas Cornwaleys
Mr Fulk Brent
Mr Giles Brent
Mr Secretary
Mr Tho Greene

34

Liber M C P. 45 Burgesses

) for Saint Marys M^r. Gerard

M^r. Gray

) for Saint Georges M^r. Wickliff

M^r. Revell

M^r. Cauther) for Saint Michaels

M^r. Price

M^r. Bishop for Mattapanient

M^r. Thomas) for Kent

M^r. Browne

Then were read the Bills

for the planting of Corn

For Publick Ports

For restraint of Liquors

For weights & measures

For limiting the time of Servants

For Swearing allegiance to the King

For erecting a Court of Admiraltie

County Court

Court of Chancery

Pretorial Court

For the Government of the Isle of Kent

For the electing of certain Officers

For the Liberties of the People

And the House was adjourned till thursday morning 28th february

> Acts of the Second day being 28th February 1638 in the morning

Assembled

p. 46

The President Captain Thomas Cornwaleys

M^r Fulk Brent

M^r Giles Brent

M^r Secretary

M^r Thomas Greene

Burgesses of hundreds

M^r Gerard) for Saint Marys

M^r Gray

Mr. Wickliff) for Saint Georges

M^r. Rebell

Mr. Cauther) for Saint Michaels

Liber M C

p. 47

M^r. Price

M^r. Bishop for Mattapanient

Mr. Thomas | for Kent

M^r. Browne ∫

Then was read his Lordships warrant to the Governor for

assenting in his name

Then was heard a Cause between Richard Loe and Reinold Fleete and was adjudged by the Major Part agreeing that the defendant should pay the Plaintiff 30th of Beavor for his whole demand

Then was read the Bill for the descending of Land

For Succession to Goods

For Church Liberties

For assuring titles to Land

For Treasons

For Felonies

For Allowing Book to certain Felonies

For enormious offences

For Justices of Peace

For trade with the Indians

For enrolling of Grants

For accomptants upon oath

For Peopling of the Province

This morning was read the petition of Rich^d Thompson to the house for remission of his Censure and a Pardon of Common Grace and none of the house spake in affirmance or to promote the petition and the President Answered that he thought it not fit to be Granted

The Sheriff warned to bring into the Court in the afternoon the Body of John Richardson and to warn William Brough to

Give in evidence

In the afternoon of the same day

Assembled as before

Then was called John Richardson & charged with flight & Carrying away of Goods unlawfully from his Master & found Guilty by the whole house and adjudged by the house to be whipped three several times

Mr. Gray

Mr. Thomas

M^r. Bishop

Mr. Browne

M^r. Wickliff Liber M C

M^r. Greene to be hanged

M^r. Giles Brent to be whipd very severely

M^r. Fulk Siliter

p. 48 The Captain; to be whipped provided that he be Sorrowful for his fault

The President; to be laid in Irons and whipped three several

times very severely

Then was read the Bill for swearing of Judges What Persons shall be called to an Assembly

The time of calling Assemblies For Building of a Town house

Military Discipline

For Fees

P- 49

For a ferry upon S^t Georges River

Acts of the third day being 1st March 1638 in the morning

Assembled as afore

The Captain M^r. Giles Brent \ Amerced for tardie M^r. Greene

Then was read the second time the Bill for paymt of Debts

and rejected upon the first Clause read

For trade with the Indians &ca & rejected upon the first Clause read by all except the Captains, the Presidt. & the Secretary

And the house was adjourn'd till next morning

Acts of the fourth day being 2^d March 1638 in the morning

Assembled as afore

Then was read the first time the Bill for Common charges Then was read the second time

For inrolling of Grants & to be engrossed

For Accomptants upon oath to be Engrossed For peopling the Province to be Engrossed For Church Liberties
For Oaths of Judges &ca
For holding Assemblies
For Building a town house
For military discipline

to be Engrossed to be Engrossed to be Engrossed to be Engrossed For Church Liberties to be Engrossed

And the house was adjournd till Wednesday next 8 a clock

Acts of the fifth day being 6th March 1638 in the morning Liber M C

Assembled as afore except Mr. Fulk Brent

Then was read the first time a Bill for the Lord Proprietors title

Then were read the second time the Bills For establishing the Government of Kent deferred For the descending of Land to be engrossed

In the afternoon

Assembled as afore

Then was heard a Cause between Captain Cornwaleys & Thomas Morris and was adjudged that Thomas Morris should pay 200th Tobacco for the next Years rent of his House and at the end of the term leave it to the Captain in Case he prove not before the next Cropp that he had the said house for four years term Rent free from Captain Fleete

then were read the second	time the Bills	
For Succession to Goods	Engrossed	
For assuring titles	engrossed	p. 50
For a ferry	engrossed	
For swearing allegiance	engrossed	
For Liberties of the People	engrossed	
For Measures and weights	engrossed	
For limiting times of Serv ^{ts}	engrossed	
For pretorial Court	engrossed	

Acts of the sixth day being 7th March 1638 In the morning

Assembled as afore

Captain Cornwaleys amerced for tardie 201 tobacco

Then was heard an action of M^{rs} Gertrude James against Captain Evelin &c and the Court Ordered that the damages demanded should be alledged and drawn up in form next day

Then was read the first time a Bill for Support of the Lord Proprietary

Second time for enormious Offences	engrossed
For fees	engrossed
For common defraying of Charges	engrossed
For Justices of peace	engrossed

Liber M C

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In the afternoon

Assembled as afore

Then was read the first time the Bill for the trade

Second time for the support of the Lord Proprietary engrossed

For planting of Corn
For maintaining the Lords title &c

engrossed deferred

At the reading of the title of the Bill for trade with the Indians one of the Gentlemen objected against it that it was afore recited the Secretary replied that it was a new Bill though the former title and that the house could not Judge whether it were to be read again or no afore they heard it read the Gentleman objected that it was against the Form & Order the Secretary replied that the Order spake of utterly rejecting a Bill but this was not utterly rejected by the house in reguard divers assented to it and therefore it Could not be put to the house to Vote the passing of it till the third reading and accordingly with the Consent of the House the Secretary proceeded to read it as the first time of Reading the Gentleman interrupted and desired first to read some Propositions to the house touching the Bill but it was adjudged that the Bill should first be read & then he might object what he pleased so the Bill was read

Acts of the seventh day being 8th March 1638 in the morning

Assembled as the last day except M^r. Giles Brent Then was read the second time the Bill for trade with the Indians; engrossed

In the afternoon

Assembled as in the morning except M^r Giles Brent & M^r Grav

Then was read the first time the Bill for tenures of Certain Adventurers and Rejected

Second time for recovering of debts

For erecting a Court of Chancery engrossed engrossed

p. 52 For Felonies engrossed
For Book to certain Felonies

For Book to certain Felonies engrossed

For a County Court engrossed For Admiraltie Court engrossed

For Government of the Isle of Kent engrossed

For publick Officers Engrossed For publick Ports Engrossed

Liber M C

For Lord Proprietors title &ca Engrossed

For payment of Debts engrossed

Adjournd till friday next at 8 a Clock when was appointed a Session

Acts of the eighth day being 15th March 1638

Assembled as afore

Then was read the first time the Bill for Continuing Commission for the Government for Confirming the sentence against W^m Cleyborne And the house was adjourn'd till monday morning

Acts of the ninth day being 18th March 1638 in the morning

Assembled as afore except M^r Gerard and David Wickliff David Wickliff amerced for tardie

Then was read the first time the Bill for the Government of the Province.

> In the afternoon At St Marys Fort

Assembled all except Mr Gerard

Then was read the second time the Bill for the Government p. 53 of the Province

Acts of the tenth day being 19th March 1638 in the morning ibid

Assembled as before

Then was read the third time the Bill for the Gov! of the Province

And all assembled assented thereunto except Hen: Bishop James Cauther Francis Gray John Price

Then the Lieutenant General gave his assent thereunto in the name of the Lord Proprietary

And then he disolved the Assembly

Memorandum that these bills were engrossed to be read the third time but were never read nor passed the house John Lewger

Liber C & W H

An Act for Church liberties

Be it enacted by the Lord Proprietarie of this Province by and with the Advice and approbation of the ffreemen of the same that Holy Church within this Province shall have all her rights liberties and immunities safe whole and inviolable in all things This act to continue till the end of the next Generall Assembly and then with the Consent of the Lord Proprietarie to be perpetuall.

An Act for Swearing Allegeance

Be it Enacted and ordeined by the Lord Proprietarie of this Province by and with the Consent and approbation of the ffreemen of the same that all and every person or persons of the age of eighteen years and upwards Inhabitants or that Shall come hereafter to Inhabite within this Province shall within one month next after this present Assembly shall be dissolved or within one month after such person or persons shall land or come into this Province take an oath to our Soveraigne Lord King Charles his heirs and Successors in these words following [I: A B doe truely acknowledge professe testifie and declare in my concience before God and the World that our Soveraigne Lord King Charles is lawfull and rightfull King of England and of all other his Majesties Dominions and Countries and 1 will bear true faith and allegeance to his Majestie his heirs and lawfull Successors and him and them will defend to the uttermost of my power against all conspiracies and such attempts whatsoever which shall be made against his or their Crowne or dignity and shall and will doe my best endeavour to disclose and make known to his Majestie his heirs and lawfull Successors all Treasons and traiterous consperacies which I shall know or heare to be intended against his Majestie his heirs and lawfull Successors And I doe make this recognition and acknowledgement heartily willingly and truely upon the faith of a Christian So help me God] And Be it further Enacted By the authority aforesaid that if any person or persons to whom the Said oaths Shall be tendred by Virtue of this present act Shall willfully refuse to take the same that then Upon such tender and refusall the said person or persons so refuseing to take the said Oath shall be imprisoned till the next County Court or hundred Court of Kent and if at such Court p. 2 such partie shall upon, the Second tender refuse again to take the said oath the partie or parties so refuseing shall forfeit and lose all his Lands goods and Chattells within this Province to the Lord Proprietarie and his heirs and Shall be banished the said Province for ever (except women covert who Shall be

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committed only to prison untill such time as they will take the same oath.

To which end Be it further Enacted by the authority aforesaid that the Leiuten! Generall or other officer Governour or Governours (for the time being) of this Province or two of the Councill or the Secretary of the Province for the time being or any Judge sitting in Court or the Commander of the Isle of Kent for persons being or that Shall be in the Ile of Kent Shall have full power to administer the said oath in manner aforesaid according to the intention of this present act This Act to continue till the end of the next assembly

An Act for the liberties of the people

Be it Enacted By the Lord Proprietarie of this Province of and with the advice and approbation of the ffreemen of the same that all the Inhabitants of this Province being Christians (Slaves excepted Shall have and enjoy all such rights liberties immunities priviledges and free customs within this Province as any naturall born subject of England hath or ought to have or enjoy in the Realm of England by force or vertue of the common law or Statute Law of England (saveing in such Cases as the same are or may be altered or changed by the Laws and ordinances of this Province)

And Shall not be imprisoned nor disseissed or dispossessed of their freehold goods or Chattels or be out Lawed Exiled or otherwise destroyed fore judged or punished then according to the Laws of this province saveing to the Lord proprietarie and his heirs all his rights and prerogatives by reason of his domination and Seigniory over this Province and the people of the same This Act to Continue till the end of the next Generall

Assembly

An Act for meinteing the Lord Proprietaries Title to the Lands p. 3 of this Province

Be it Enacted By the Lord Proprietarie of this Province of and with the advice and approbation of the ffreemen of the same That no Subject of his Majesties the King of England or of any other forreigne Prince or State Shall obtain procure or accept of any Land within this Province from any forreigne Prince or State or from any person whatsoever (the natives owners of the Land excepted) other then from the Lord Proprietarie or his heirs or some person claiming under him or them

Neither Shall he obteine procure or accept of any Land within this Province from any Indian to his own or the use of any other then of the Lord Proprietarie or his heirs nor shall hold or possess any land within this Province by Virtue of such Grant upon pain that every person offending to the contrary hereof Shall forfeit and lose to the Lord Proprietarie and his heirs all Such Lands so accepted or held without Grant of the Lord Proprietarie or under him This Act to Continue to the end of the next Generall Assembly

An Act for Trade with the Indians

Whereas the Crowne of England (by right of first discovery) became Lord and Possessor of this Province and other Countries thereunto adjoyning so that no Subject of his Majesties or any other foreigne Prince or State whatsoever might or could Lawfully come into these parts to trade with the Indians thereof without leave or lycense from or under the said Crowne of England (according as his Majesties said right is practised allowed and acknowledged in all other parts so accrewing to the said Crown by right of discovery)

And Whereas His Majestie being so possessed by his Letters Pattents to the Right Honourable Cecilius Lord Baltemore Granted and Confirmed unto the said Cecilius all this P. 4 Province with all rights thereunto belonging (saveing only the Soveraigne allegeance due to the Crown of England) and him the said Cecilius did create and constitute Absolute Lord and Proprietarie thereof who by Virtue of his said of his said Lordship after possession taken of this Province did by publique proclamation prohibite all persons whatsoever from tradeing with any Indians of this Province without leave or lycense from or under his said Lordship first had and obteined and certain Inhabitants thereof offending against the said Proclamation presumeing upon former Grants and Commissions from his Majestie have been punished and proceeded against for unLawfull tradeing without or before such leave and Lycence obtained and thereof complaining to the Kings Majestie where by him referred to the Lords of his Majesties most honourable Privy Councill for determining the right and Justice of the said Complaints which said Lords after full hearing and debating of the cause have ordered and Confirmed the said Lord Proprietaries said right of sole tradeing with the Indians of this Province declareing that no trade with the said Indians ought to be within the precints of his Lordships Pattent without Lycence from his Lordship (as by the said order bearing date at Whitehall 4th Aprill 1638 may appear)

Wee the ffreemen of this Province takeing into our tender care the rights and priviledge of his said Lordship so granted and declared and that the presumption of such right and priviledge was the main and cheif encouragement of the said Lord Proprietarie to undertake the great charge and hazard of planting this Province and to endue the Gentlemen and other the first adventurers to come therein with his Lordship by propounding a portion and Share thereof unto such as Should adventure their persons and Estates for the beginning of a Plantation here and being willing and ready to our powers to assist his said Lordship in all his rights and priviledges by inflicting penalties on all such as Shall attempt to Violate and infringe the same in expectance of the like protection and p. 5 assistance from his Lordship of and for the meinteining and defending of all our rights and liberties And further considering how inconvenient it may and is like to prove to the State of this Province and the peace and plenty thereof if a promiscuous liberty of tradeing with the said Indians Should be permitted and left open to all persons indifferently in regard that there by the price of Indian Corn may easily be enhansed and the Store thereof carried out of the province by forreiners in time of our greatest need and that Jealousies rumors and false newes may be spread amongst the Indians by ill affected persons to the disturbance of the peace and Safety of the Inhabitants and that Vessells weakly maned and provided may be and are usually set forth amongst Indians disaffected to this Collony whereby both the men have been and may be destroyed and the Vessells armes and Ammunition therein taken converted and employed to arme the said Indians against us have therefore thought it necessary and doe desire that it may be enacted

And Be it Enacted By the Lord Proprietarie of this Province by and with the advice assent and approbation of the ffreemen of the same that no forreiner whatsoever from and after the end of this present assembly come into or throughe any the Limits or precincts of this Province to the end to trade with any Indians of these parts nor Shall any person whatsoever trade with any Indians of these parts nor unlade or lade any goods or commodities traded or to be traded with or from any such Indians out of or upon any Vessell riding or lying in or upon any the Waters or Shores within the Limits and precincts p. o. aforesaid without Grant or lycence from the Lord Proprietarie or his Leivtent Generall had and obteined or to be had and obteined upon pain of confiscation of all vessells and goods tradeing or attempting to trade or traded or attempted to be traded contrary to the intention of this present Act Provided that it Shall be Lawfull for any Inhabitant of this

Liber C & W 11

Province to trade with any Indians resorting to his plantation for two or three Skins or such like small quantity of beaver (so they inhanse not the usuall price thereof) or for any commodities for his use or provision without incurring any pennaltie of this present act

And further provided that any Inhabitant of this province putting in security for preventing the disorders and inconveniencies aforementioned (as enhanseing the price and carring out the Store of corne spreading of false news and going forth weakely provided) Shall have a lycence (of course) from the Leivtenant Generall or the Secretary of the Province to trade with any Indians for any corne or other commodities to be used or expended within the province or to export any corne bought of any Indian through and out of the Province at any time when the ordinary price of corne in the province doth not exceed thirty pound of Tobacco for a barrel of Corne any thing in this Act to the contrary notwithstanding

An Act for Severall oaths to be taken by Judges and publique Officers

Be it Enacted By the Lord Proprietarie of this Province by and with the advice and approbation of the ffreemen of the same that from and after the last day of the Generall Assembly the Leiutenant Generall of this Province for the time being shall (before he exequtes any part of his Office) take an oath in these words following

I A B doe Swear that (whilst I am a member of this Province) I will bear true faith unto the right Honourable Cecilius Lord of this Province and his heirs (saveing my allegeance to the Crowne of England) and the said Province and him and them and his and their due rights and Jurisdictions and all and every of them will and defend and meintein to the uttermost of my power, the peace and wellfare of the people I will ever procure as far as I may to none will I delay or deny right but equal Justice will administer in all things to my best Skill according to the Laws of this Province So help me God

And Be it Enacted By the Authority aforesaid that from and after the last day of this Assembly every Councellor of State of the said province (before he be admitted as Such) Shall take an oath in these words following I A B doe Swear (that whilst I am a Councellour of this Province) I will true faith bear to the right Honourable Cecilius Lord of this Province and his heirs (saveing my allegeance to the Crown of England) and him and them and his and their due rights and Jurisdictions and every of them will defend and meintein to

my power the peace and wellfare of the people I will ever procure as far as I may I will aid and assist the administring and C & W II exegution of Justice in all things to my power I will to my best Skill give good and faithfull Councill to the said Cecilius and his heirs and to his or their Leiutenant Generall of the Province for the time being when thereunto I Shall be Called and I will keep Secrett all such matters as are delivered me as Secretts as becomes a Councellour to doe. So help me God

And Be it further Enacted That from and after the last day p. 8 of this Assembly every Judge of any his Lordships Courts (before he execute any Judiciall Act) Shall take an oath in these words following. I A B do Swear that (whilst I am a member of this Province I will bear true faith to the Right Honourable Cecilius Lord of this Province and his heirs (saveing my allegeance to the Crowne of England) and his and their due rights and jurisdictions and every of them will defend and meintein to my power to none will I delay or deny right reward of none will I take for doeing of Justice but equall Justice will administer in all things to my best Skill (without fear favour or malice of any person) according to the Laws of this Province So help me God

And likewise the Secretary of the Province Clerk of the Chancery and the Register of every other Court of Record before he execute any act of his said Office shall take an Oath in these words following 1 A B doe Swear that (whilst I am a member of this Province) I will true faith bear to the right Honourable Cecilius Lord of this Province and his heirs (saveing my allegeance to the Crowne of England and his and their due rights and Jurisdictions and every of them will defend and meintein to my power to none will I delay or deny right in what belongeth to my office to doe by the Laws of this Province true Record I will keep of Judgmts and all other matters to be by me Recorded without Falsifiction or corruption for fear favour or malice of any person. So help me God

To which end and purpose be it further Enacted that the Secretary of State of this province for the time being shall have full power to administer to the Leiutenant Generall the oath above mentioned to be taken by the said Leiutenant Generall and that the Leiutenant Generall by the authority aforesaid shall have full power to administer to every Councel- p. q lour of State Judge and Officer aforesaid the oath above mentioned to be taken by every of them in manner as aforesaid according to the true Intention of this present Act, This Act to continue to the end of the next General Assembly.

Liber C & W H

An Act For Erecting a Court of Admiraltie

Be it Enacted By the Lord Proprietarie of this Province by and with the advice and approbation of the ffreemen of the same that all causes and matters whatsoever maritime determinable in any Court of Admiraltie Shall be fineally heard and determined within this Province by and before the Admirall of the province for the time being or by and before such Judge and Judges as the said Admirall Shall authorize to hear and determine the same or by and before such Commissioner or Commissioners as (in defect or Vacancie of an Admirall) the Lord Proprietarie of this Province shall authorize under the great Seal to hear and determine the same which said Admirall or cheif Commissioner shall or may appoint a Register for Recording all matters belonging to that Office And the said Admirall Cheif Judge or cheif Commissioner for the time Exerciseing that Office and the said Register Shall be a Court of Record and Shall be called the Court of Admiralltie and the said Court Shall or may enjoy use and exercise all or any the same or the the like powers priveledges authorities and Jurisdictions within this Province as the high Court of Admiraltie in England enjoys or may enjoy use and exercise within the Realm of England (except where it is otherwise provided by any Law of this Province) And (until the said Court have a proper Seal appointed to it by the Lord Proprietarie) all prossesse Certificates Commissions and all other Judicial Acts of p. 10 this Court Shall be drawn and Signed by the Regist! thereof and Such Signature Shall be a Sufficient Warrant to the Chancellour or keeper of the Seal to put the great Seal thereto And Such prossesse and all other Judicial Acts shall Issue in the name of the said Admirall or cheif Commissioner and Shall be directed either to the parties or Wittnesses themselves or to the Marshall or Officer of the said Admiraltie Court or to any other person or persons named upon the writt

And such sumnary formes of proceedings shall be used and observed in the Court as the said Admiral cheif Judge or

cheif Commiss^r shall approve or appoint to be used.

And all Causes civil shall be tried and decided by the said Admirall Judge or Judges Commiss: or Commiss: and all causes Crimminall shall be tried by a Jury of five or more Merchants marriners or other freemen of the province as their number shall be appointed upon the writt the said Jury to be returned by the Marshall or Officer of the Court and Conviction Shall be the said Jurors agreeing in their Verdict (except that in Crimes of pyracie or other Capitall Crimes or Contempts belonging to the Jurisdiction of this Court the tryal

Shall be by a Jury of twelve marriners or (in defect of marriners) of other freemen of the province till the number of twelve

Liber

Iurors be Compleate

And Such Judgement Shall be given in all matters and causes whatsoever as is most agreeable to the Laws of this Province or (in default thereof) to the Judgments which usually are or ought to be given in the same or the like causes by the custom or Law Merchant of England or in the Admiraltie Court of England as near as the said Admirall Judge or Judges Commiss^r or Commiss^{rs} Shall be able to detirmine.

And all fines forfeitures of Bonds or recognizances to the use of the Lord Proprietarie confiscations derelicts pyrates or enemies goods goods found in or upon the Sea or within high water mark (not haveing any owner challenging the same) and p. 11 all other proffits and perquisites due or belonging in England to the high Admirall of England shall be to the use and proffit of the said Admirall or (in vacancie of an Admirall) to the use of the Lord Proprietarie (except were the said proffits or perquisits or any of them are otherwise granted by Pattent) This Act to continue till the end of the next Assembly.

An Act For the Erecting of a County Court

Be it Enacted By the Lord Proprietarie of this Province by and with the advice and approbation of the Freemen of the same that all causes of appeal from inferiour Courts and all causes whatsoever civill determinable in any Court of common Law in England and all causes for recovery of Legacy's and all Causes matrimonial (forasmuch as concerns the triall of Covenants and Contracts and the punishment of faults committed against the same) and all offences of incest attempting of anothers chastity defamation temararious admircon detention of Legacy's clandestine mariage without beanes thrice published or bond entred in the Court and all Crimes and offences whatsoever (not extending to felony or treason by the Laws of this Province) for which any certain punishmt is appointed by the laws of this Province or by the Common Law of England shall be heard and determined finally by and before the cheif Justice of the Province for the time being or by and before such other Commiss! or Commission¹⁵ as the Lord Proprietarie of this Province or the Leiuten! Generall shall authorize to hear and determine the same

Which said cheif Justice shall or may appoint a Register for the Recording of all matters perteining to that office and the said cheif Justice Commiss or Commiss for the time being

C & W H p. 12

and the said Register shall be a Court of Record and shall be called the County Court and the said Court Shall or may have use exercise and enjoy all or any the same or the like powers priveledges authorities and Jurisdictions within this province (in the Causes aforesaid) as any of the Kings Courts of Common Law in England useth or may use and exercise within the Realm of England (except were it is otherwise pro-

vided by any Law of this Province)

And (untill there be a Seal appointed to this to this Court by the Lord Proprietarie) all mean prossesse and Judiciall Writts in all causes apperteining to this Court shall be drawn and Signed by the Register of this Court and Such Signature Shall be a sufficient warrant to the Chancellour or keeper of the great Seal to put the great Seal thereto and they Shall issue in the name of the Lord Proprietarie with the teste of the said cheif Justice or cheife Commiss! and Shall be directed to the parties themselves or to any Witnesses or to the Sherrif of the Countie or to any other officer named upon the writt and Such formes of process and proceedings upon bill plaint information Presentment, or endictment Shall be used and observed in the Court as are most agreeable to the Laws of this Province or otherwise to the forms used and observed in the Courts of Common Law in England in the same or the like causes as neer as the Judge or Register may well know them or otherwise such formes as the said Cheif Justice shall appoint or approve to be used and observed (except were it is otherwise provided by any law of this Province)

And all questions and Demurers in Law in this Court shall be determined by the said cheif Justice Commiss! or Commiss! And in all pleas and matters civill or Criminall (in this or any other Court within the Province) the Lord Proprietarie shall be allowed all the same and the like prerogatives and Royall Rights as are usually or of right due or belonging to a Court Pallatine (saveing allways the Soveraigne Dominion due to the

King of England)

And all issues of fact in this Court shall Be tried by the said cheif Justice Commiss! or Comm^{rs} and the Councill sitting in Court or the Major part of them if the defendant shall chuse to be tried by the Court or otherwise by a Jury of Seven or more freeholders of the County to be returned by the Sherrif if the defendant Shall chuse to be tried by his Country

And the Register of the saide Court may at any time take a writt out of the Chancery returnable into this Court directed to the Sherriff to returne any five or more freemen (named upon the writt) for a grand enquest and after the empanelling of the said enquest or of any five of them the Court shall or may charge them with an oath truely to enquire of and true

presentment to make of all offences and misdomenors whatsoever committed to their or any of their knowledge or by 6 & W H vehement suspition publique fame or by information of any partie upon oath said or affirmed to be committed against the laws of this Province which presentment delivered into the Court by the said enquest shall be an indictment of any partie in any Crime of Felony or treason (Provided that such presentment or Indictm! be made or found by a Grand enquest of twelve Jurors at least) upon which such partie presented or Indicted may be put upon his tryall in the pretoriall Court and likewise it Shall be a Conviction of the partie presented of any other crime whereof he is presented (the said crimes of Felony or treason excepted) upon which such persons may be sencured for the said crime unless the partie presented purge him or herself thereof by such means as the Court shall appoint the partie for his or her purgation

And every person lawfully served and warned to be of the enquest as aforesaid and not appearing upon call at the time and place prefixed in the writt shall lose and forfeit such issues as shall be mentioned in the writ for a pennaltie of not appearing (provided that such pennaltie exceed not one hundred weight of Tobacco and the same Law Shall be for any other Jurors provided that the pennaltie of not appearing exceed not fifty weight of Tobacco

And Such Judgment Shall be given in all causes in this Court as is most agreeable to the Laws of this Province or (in defect of such Laws) to the Judgements usally given in the same or the like causes in the civill Courts or Courts of common Law in England as neer as the Judge shall be able to detirmine and yearly on the first monday in October and afterward monthly till March (exclusively) Shall be held a County Court at St Maries by the cheif Justice or (in his absence) by any Commisst by the said cheif Justice appointed or in default of a Commisst by the cheif Councillour of State at that time Present at St Maries who shall in all things dureing the said Court have and use all the same powers and authorities as are given and granted to the cheif Justice in any part of this Act This Act to Continue till the end of the next generall Assembly.

An Act For the Erecting of a Court of Chancery.

Be it Enacted By the Lord Proprietarie of this Province of and with the advice and approbation of the freemen of the same That all matters and causes whatsoever determinable in

the high Court of Chancery in England and all matters and C&WH causes whatsoever civill not provided for by any Law of this province and all causes whatsoever civill (otherwise of right belonging to any other Court within the province) wherein the Judge of such other Court is a partie (except such other Judge (be Leintenant Generall of the province Shall or may be finally heard and determined within this Province by and before the Chancellour of this Province and Councell of State for the time being And the said Chancellor shall or may appoint a Clerk for recording of all matters belonging to that office and the P. 15 said Chancellour Councell and Clerk shall be a Court of Record and be called the Court of Chancery and Shall have power to issue and award all the same or the like writts grants pardons Commissions or edicts as may be issued or awarded out of the high Court of Chancery in England and further to enjoy use and exercise all or any the same or the like powers priveledges authorities and Jurisditions within this Province as the said Court of Chancery enjoyeth or may enjoy use or exercise within the Realm of England (except where it is otherwise provided by any law of this Province

And all writts original and all other matters drawn by the Clerk of this Court or in or upon matters determinable in this Court Shall issue in the name and with the test of the Lord Proprietarie and the writts shall or may be directed to the parties themselves or to the Sherif of the County or to any other publique Officer named upon the writt and the most Summary formes of proceeding and triall shall be used in this Court as the Chancellour shall approve or appoint and the same or the like Judgments shall be given in the same as are most agreeable to the laws of this province or otherwise to the Judgments usually given in the same or to the like causes in the high Court of Chancery in England or otherwise are most agreeable to right reason equity and good concience (without neglecting the law of the province) as neer as the said Chancellour and Councell Shall be able to determine This Act to

Continue till the end of the next generall Assembly

An Act For the erecting of a Pretoriall

Be it Enacted by the Lord Proprietarie of and with the advice and approbation of the freemen of the same that all Capital crimes of treason and felony (by the laws of this Province and all enermious offences whatsoever by the Laws of this Province shall be finally heard and determined by or p. 16 before the Lord Proprietarie or his Leiutenant Generall and

the Councell of State for the time being and the Secretary of the Province for the time being or other Register appointed by C&WH the Leiutenant Generall shall record all matters and proceedings in this Court and the said Lord Proprietarie or his Leiutenant Generall and the said Councell Secretary or Register or any three of them whereof the said Lord Proprietary or his Leiutenant Generall and Secretary or Register to be alwayes two) Shall be a Court of Record and Shall be called the pretoriall or the pretoriall Court and the said Pretoriall shall or may enjoy use and exercise all or any powers priveledges and Jurisdictions within this Province in any the causes aforesaid

And untill there be a Seal appointed for this Court by the Lord Proprietarie all prosesse and writts and other Judiciall acts in matters and causes apperteining to this Court Shall or may be drawen and Signed by the Register of this Court which Signature Shall be a sufficient Warrant to the Chancellour or keeper of the Seal to put the great Seal thereto and they shall or may be directed to the parties or wittness themselves or to the Sherif of the County or to any other Officer named upon the Writt

necessary for the tryal and punishment of the said crimes and

offences

And such formes of proceeding and trial upon information indictment or appeale Shall be used and observed in this Court as are most agreeable to the laws of the province or otherwise to the formes used and observed in England in the same or the like causes as neer as the said Court shall be able to Judge or otherwise such formes as the said Court shall appoint or approve to be used and observed (in cases not provided for by the law of the Province) and all such formes once appointed and entered upon Record in the Court shall be for ever after used and observed in the Court untill they or any of them be altered by Act of Assembly And all enormious offences aforesaid Shall be tried by the said Court and all p. 17 capitall Crimes of treason or fellony shall (upon an indictm! by a Grand inquest) be tryed by a Jury of twelve freemen to be returned by the Sherif And any Lord of a Mannour endicted of any Capitall offence Shall be tried by the said Leiutenant Generall and by twelve or more Lords of Mannours (if there be so many within the County capeable of such a charge) or in default of so many Lords of Mannours then by so many Lords of Mannours and freeholders of the County (to be returned by the Sherrif) as shall make up the number of twelve at the least And the said Lords of Mannours and freeholders empanelled shall be called and judged his peers and conviction shall be by the said Leintenant Generall and the said Peeres or the major part of them agreeing in their verdict

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Liber C & W H and such Judgment shall be given in all crimes and offences whatsoever capitall within this Province as is most agreeable to the Laws of this Province and such judgm! shall be given in all Enormious offences as the said Lord Proprietarie or his Leiutenant Generall and Councell or the major part of them sitting in Court shall thinke the misdomeniour offence or contempt to deserve for correction of the deliquent or recompence of the partie greived (so that it extend not to the taken away of Life or member and so that no fine (to the use of the Lord Proprietarie) Shall be levyed upon judgment given in this Court to above the fourth part of the Clear personall Estate of the party censured or of the Value thereof according to a true and perfect Inventory thereof to be made and appraised upon Oath by two freemen of the County indifferently chosen by the Sherif and entered in the Record of the said Court This Act to Continue to the end of the next generall Assembly.

p. 18

An Act For the authority of Justices of the Peace

Be it Enacted By the Lord Proprietary of this Province of and with the advice and approbation of the freemen of the same That the offences following in this Act may be heard and determined by the Leiutenant Generall for the time being or by any one of the Councell or by any one haveing Commission for the peace under the great Seal of this Province and the offender may be convicted by the view or hearing of the Judge or confesion of the Offender or Evidence of the fact or by the testimony of one wittness To which purport every of the said Judges aforenamed shall have power by vertue of this Act to grant a warrant or warrants to the Sherrif high Constable or tithing man for the appearing of any partie or parties offending or complained of as offenders and to administer an oath to any wittness or wittnesses and to commit any offender to prison till he submitt himself to good order or find Security for his good abearance and to take and demand recognisances to that purpose and to keep a Record of all fines and Sentences given in that behalf and to certific the same to his Lordships receiver Generall or to the Register of the County Court (who shall thereupon award execution for the Levying of the same) and to award precepts and to take recognisances for the peace and to doe use and exercise all or any other the same or the like powers and jurisdictions within this province and the. limits of his Commission (in crimes and offences against the law of this Province) as any Justice of Peace in England useth or of right may or ought to use by Vertue of his Commission for the peace

That is to say menacing of another to doe him harm in person or goods and the offender shall be imprisoned untill he C&WH doe find Sureties for the peace withdrawing of ones Self out of p. 19 an English Plantation to inhabit or reside among any Indians not christned without Consent of the Lord proprietary or his Leiutenant Generall and the offender Shall be imprisoned untill he shall find Security to perform the order of the Judge therein Swearing which is the prophane Adjuration by God or some holy creature and the offender Shall be fin'd five pound of Tobacco or one Shilling Sterling to the Lord Proprietary Drunkenness which is Drinking with excess to the notable perturbation of any organ of sence or motion and the offender shall forfeit to the Lord Proprietary thirty pound of Tobacco or five Shillings Sterling or otherwise shall be whipped or by some other Corporall Shame or punishment Corrected for every such excess at the discretion of the Judge Fornication which is unlawful copulation between parties not married and the offendor or offendors shall be publickly whipped or otherwise pay such fine to some publique use as the Leiutenant Generall and Councell Shall impose Adultery which is unlawfull copulation where one partie is married and shall be punished as fornication but with a more painfull whipping or grevious fine Masters or Mistresses refuseing to give their Servants necessary or convenient food loding or Clothing or to performe such covenants for wages or otherwise as they are bound to do by their Indentures or the law of the province And the offender Shall be imprisoned till he or she find Sureties to performe the order of the Judge therein. And the partie offending or convicted the second time shall lose his or her right and bennefitt of the Indentures and of the law or Custome of the Country and the Servant Shall be sett free (except the Master doe appeal to the County Court)

Servants refuseing to performe the Lawfull Commands of p. 20 their Masters or Mistresses or of their assigne or overseer or neglecting to doe the labour which they ought to doe or unjustly complaining against their Master or Mistress or offending any other wise against their duty or Indenture and the Servant so offending shall be publickly whipped or other wise Corrected at the discretion of the Judge working in Survile Labour upon the Lords day or other holy days published aforesaid and in the Church to be kept as holy without case of necessity to be allowed by the Judge and the Master Mistress or other freemen offending therein Shall forfeit thirty pound of Tobacco or five Shillings Sterling for his own default and thirty pound of Tobacco or five Shillings Sterling more for the fault of every of his Servants offending by his Command or Consent eating flesh in time of Lent or on other days (wednesdays excepted)

wherein it is prohibited by the law of England without case of infirmitie to be allowed by the Judge and the offender Shall forfeit to the Lord Proprietary five pound of Tobacco or one Shilling Sterling for every such offence Shooting of three peices in the whole within half a quarter of an hour one of another (either by a Single person or in answer to another) without cause of alarum or not answereing an alarum by three peices. And the offender in either of these shall forfeit to the Lord Proprietarie ten pound of Tobacco for every peice so unlawfully shot off and twenty pound of Tobacco for not answereing an alarm fishing at the Creek in St Georges hundred commonly called the Herring Creek with a Sceyne or other unlawfull nett and the offender Shall forfeit his nett or Sceyne to the partie complaining thereof. Provided that if any offender be questioned for any of these offences in the Admiraltie Court or County Court or before a Justice of peace that then such offender shall not otherwise be questioned or punished for the same then in Such Court which first questions the offender This Act to Continue till the end of the next genall Assembly.

An Act For the appointm! of Certaine Officers

Be it Enacted By the Lord Proprietary of this Province of and with the advice and approbation of the freemen of the same that the Lord of every Mannour within this Province (after any mannour Shall be erected) Shall yearly at the first Court Baron held after Michalemas in any year nominate and appoint some Inhabitant of the Mannour (not being of the Councill to be tithman of that Mannour who Shall execute all precepts and Warrants to him directed and Shall in all things have the like power within the said Mannour as a tithman hath or ought to have in any Mannour in England by the law or custom of England and if the person so nominated and appointed refuse to Serve in the said Office by himself or his Deputie he shall forfeit two hundred weight of Tobacco to the Lord of the Mannour and the Commander of every hundred or otherwise (if there be no Commander) the Leiutenant Generall of the Province for the time being Shall yearly at the first hundred Court in every hundred held after Michalemas in any year nominate and appoint some inhabitant of the hundred (not being of the Councill) to be high Constable of that hundred who shall execute all precepts and Warrants to him directed and Shall in all things have the like power and authority within the said hundred as a high Constable of any hundred in England hath or ought to have within his hundred

p. 21

by the law or Custome of England And if the person so nominated Shall refuse to Serve in the said Office by himself or his Deputy he shall forfeit and lose to the Lord Proprietary five hundred weight of Tobacco and yearly at the first County Court held after michaelmas the Cheif Judge of the said Court shall nominate and appoint any Inhabitant of the County (not being of the Councill) to Be Sheriff and Coroner of the County p. 22 who Shall execute or cause or oversee the execution of all Writts and warrants to him directed and Shall in all things have the like power and authority and Shall be chargeable with the same duty and Office within the County as a Sherrif or Coroner of any Shire in England usually hath or ought to have or is or may be charged with by the law or Custome of England And if any person so appointed shall refuse to Serve in the said Office he Shall forfeit and lose to the Lord Proprietarie two thousand weight of Tobacco And the said Sherrif Shall chuse one of his Servants (& in case he hath no Servant to accept thereof the Leiutenant Generall and Councill shall appoint some person) for the execution of all corporall corection shame or other punishment to be inflicted on the Body or pson of any one and if the person so chosen and appointed by the Leiutenant Generall and Councell shall refuse to Execute the said Office the Leiutenant Generall upon complaint thereof made unto him shall or may censure the person so refuseing by Corporall shame or correction as he shall think fitt

And the said Constable and tithman so to be appointed as aforesaid shall take an oath before the Commander of the hundred or otherwise before the cheif Judge of the County Court and the said Sherif and Coroner shall likewise take an oath before the Judge faithfully and dilligently to execute the said offices of tithman Constable or Sherrif and Coroner and to make true returne of all precepts writs and Warrants to them directed for the year next following This Act to continue till the end of the next Generall Assembly

An Act For the Government of the Isle of Kent

Be it Enacted By the Lord Proprietary of this Province of and with the advice and approbation of the same that the p. 23 Island commonly called the Isle of Kent shall be erected into a hundred & shall be within the County of St Maries (untill another County shall be erected of the Eastern shoare and no longer) and shall be called by the name of Kent hundred and the Commander of the said Island from time to time appointed

C & W H

by the Lord Proprietary or his Leiutenant Generall shall be a justice of peace within the said hundred dureing such time as he is Commander with all power and authority to a Justice of Peace belonging by the laws of this Province and the said Commander shall appoint some one to be Clerk or Register for the Recording of all matters perteining to that office and the said Commander and Register for the time being shall be a Court of Record and shall be called the hundred Court of Kent

And all matters and causes whatsoever civill or Criminall (except wherein the said Commander is a partie) happening or ariseing by or between any inhabitants of the said Island or wherein any Inhabitant of the said Island is def! and detirminable in the County Court shall or may be heard and determined by and before the said Commander in the said hundred Court and the said Court shall have power to use and exercise all the same and the like powers and Jurisdictions and and to issue and award all processe necessary for the bringing of any cause to a triall and executing of Judgment therein as may be used and exercised issued or awarded by or out of the County Court

And the said Processe or writts shall issue in the name of of the Lord Proprietarie with the test of the Commander and shall be signed by the said Commander or Register and shall or may be directed to the parties themselves or to the high P. 24 Constable of that hundred from time to time to Be appointed by the Lord Proprietary or his Leiutenant Generall or the said Commander or otherwise to any other person where the said high Constable is a partie And the same or the like formes of proceeding shall be used and observed in this Court as is or may be used and observed in the County Court of S! Maries by the laws of the province as neer as the said Commander and Register shall be able to Judge and all questions of law shall be decided by the said Commander (with advice of the Register) and all Issues of fact shall be tried by the Commander (if both parties Consent) or otherwise by any Seven or more freemen Inhabitants within the Island to be returned by the said high Constable and such Judgements Shall be given in all causes in this Court as are most agreeable to the laws of the Province or otherwise to the Judgments usually given in the same or the like causes in the County Court as neer as the said Commander with advice of the Register shall be able to determine

Add if any partie afore or after Sentence given shall appeal from the said Court and shall put in caution to pursue his said appeal at the next County Court or Court of Admiraltrie (after notice thereof given unto him) and to pay treble damages to the defendant in the said appeal in case the Sentence given in

the said hundred Court be again affirmed Execution upon the Judgment so appealed from shall be respited till Certificate received from the County or Admiraltrie Court that the said Sentence is affirmed and forthwith upon such appeal the Register of the said hundred Court shall deliver unto the defendant in the said appeal the Record of the Tryall or judment in the hundred Court and the same proofs and no more or other then where produced by the appealant in the hundred Court shall be produced at the County Court except the Court

shall think fitt to admitt of other proofs

And to this end and for the further ease of the Inhabitants P. 25 of the said Island Be it hereby provided that once at the least in every Year Yearly in the Month of October or November (and at any other time when it may be with the convenience of the Leiutenant Generall and Secretary) at or upon the desire or the demand of the Inhabitants of the said Island or of the greater part of them credibly Signified by Letter Message or otherwise to the Leiutenat Generall the said Leiutenant Generall and Secretary and such of the Councill as may be obteined to accompany them shall or may repair to the said Island and their hold a County Court or Court of Admiraltrie, Chancery or Pretorial for the full and finall dispatching of all matters and causes whatsoever wherein any of the Inhabitants of the said Island shall have use or need of the same Courts or any of them to which purpose the said Leiutenant Generall and Secretary so repareing to the said Island as afore and such of the Councill as shall be present in the Island and the Commander of the said Island or otherwise the said Leiutenant Generall Secretary and Commander shall be all or any of the said Courts within the said Island to all the same intents and purposes and with all the same power and Jurisdiction as any of the said Courts is hath or may or ought to be or have by the law of this Province.

Provided that toward the recompenceing and defraing the necessary pains and charges of such repareing to the said Island for holding the said Courts every house keeper of the said Island shall contribute to the expense of the said Voyage for every such time as the said Leiutenant Generall and Secretary Shall repair to the said Island at the request and desire of the Inhabitants as aforesaid This Act to Continue to the end of

the next Generall Assembly

An Act For Fees

p. 26

Be it Enacted By the Lord Proprietor of this Province of and with the advice and approbation of the same. That these

Liber and no more fees shall be paid to any publick Judge or C & W II Officer

To the Secretary of the Province and to his Clerk or the Register of the hundred Court of Kent for a Pattent of a Mannour threescore pound of Tobacco for a Pattent of a freehold from the Lord of the Province thirty pound of Tobacco for any Commission or lycence extraordinary twenty pound of Tobacco for registring the names of Adventurers or their Servants one pound of Tobacco per name for administring the oath of allegeance one pound of Tobacco per head to be paid by the partie himself or otherwise by his or her parent or Master for a pass five pound of Tobacco for the probate of a Will (where the testators Inventory is not Sufficient to discharge all Debts and legacy's) if the Inventory be under one thousand weight of Tobacco five pound of Tobacco if above one thousand weight and under five thousand ten pound of Tobacco if above five thousand weight twenty pounds of Tobacco and no higher where there is any remainder upon the Executers accompt (all debts and legacies defrayed) the Executor Shall pay for probate of the Will five pound of Tobacco for every hundred weight which the Inventory did amount unto untill the Inventory doe arise to two thousand weight in which case no higher fee shall be paid then for two thousand weight For Letters of Administration the like fee shall be paid as for the probate of a Will For taking an accompt ten pound of Tobacco for recording an Inventory ten pound of Tobacco for every leaf in folio for any process of Court or the drawing or entering any matter upon Record or the Copie or Certificate p. 27 of any record five pound of Tobacco For Certificate of full Administration where there is any Remainder upon accompt ten pound of Tobacco

To the Clerk of the Chancery or the Register of any Court for the drawing issueing or entering or certificing of any matter

upon Record five pound of Tobacco

To the Sherrif Marshall or officer of any Court for Serving of an ordinary writt or for an imprisonment ten pound of Tobacco for serving a writt of Execution upon body or goods ten pounds of Tobacco (if the sume levyed exceed not five hundred weight of Tobacco) and if it doe then two pound of Tobacco for every hundred weight levied by the execution For warning of a Jury three pound of Tobacco for every cause tried by the Jury to be paid by the partie on whose side the verdict passeth

To the Marshall for laying by the heeles ten pound of Tobacco for whipping a Mallefactor twenty pound of Tobacco for burning in the hand or mutilation of a member fiftie pound of Tobacco for inflicting pains of Death one hundred pounds of Tobacco to be paid out of the Estate of the partie punished or corrected if Sufficient distress may be had or otherwise by C & W H the quester of the province upon the account of the province

To Each of the Serjeants or Marshalls of St Maries or St Georges band two pound of Tobacco Yearly per head to be paid by every house keeper of either of those bands for him or her self and for every one within his or her familie able to bear armes and to the Serjeant or Marshall of the Isle of Kent four pound per head

To the Surveyor twenty pound of Tobacco for every hundred acres within the plott Surveyed if it be above one hundred acres or otherwise half a pound of Tobacco for every acre Surveyed if it be under one hundred acres Provided that the p. 28 partie whose land is Surveyed find boate and hands and all

necessaries to such Surveyor instruments excepted

To the Coroner for veiwing a dead Body and burying it and holding his Enquest fourty pound of Tobacco to be paid of the goods of the partie whose body is viewed if there be Sufficient disstresse or otherwise by the Questor of the Province upon the common accompt This Act to Continue till the end of the next Generall Assembly

An Act For the common defraying of certain Publick charges

Be it Enacted By the Lord Proprietarie of this Province of and with the advice and approbation of the same that from and after the end of this Generall Assembly at any time or times as the Leiuten! Generall and Councill of State for the time being Shall judge it necessary to make any publick expedition against any Indians or other profesed and declared enemies or Rebells within the province they shall chuse or appoint such person or persons whom they Shall think fit to be the Questor or Treasurer of that expedition which Questor shall provide all necessary provisions and defray all necessary expences and charges of such expedition by or upon any Warrants to him directed for that purpose from the said Leiutenant and Councell or any one of the Councell (if there be no more present at St Maries) and any person within the province pressed to goe upon the said expedition shall be allowed after the rate of one hundred pound of Tobacco per month for so long as he shall serve in or upon the said Expedition and the Serjeant provost Marshall or other officer shall be allowed after the rate of two hundred pound of Tobacco per month and every Vessell presed upon the service shall be allowed such fraite hire as shall be reasonably thought fitt by the Leiutenant Generall and Councill p. 20

Liber C & W II

And Be it further Enacted that all charges necessary for the apprehending of felons or for the Imprisonment and punishment of delinquents or holding the Corroners Enquest or burying of the dead body shall be defrayed out of the goods and chattells of such felon delinquent or partie vewed by the Corroner and if there be not distresse Sufficient then they shall be defrayed by the said questor who shall put it to the accompt of the province and every one Mamed in any such publick expedition (so that he be disabled to work) Shall be put to cure by the Questor and till he be cured or otherwise able to work shall be meinteined upon the publik charge

And the said Questor or Treasurer shall at the first Generall Assembly next after such expedition or expeditions made or otherwise at the first County Court in October make and give in upon record an accompt of all his disburstments and so much as shall be allowed thereof by the said Assembly or otherwise by the said Leiutenant Generall and Councill at the said County Court shall be levyed upon all the Inhabitants of the province rateably to their personal Estates in such Manner and after such proportions as the said Generall Assembly or the said Leiutenant Generall and Councill shall rate and taxe the same This Act to continue till the end of the next Generall

Assembly

An Act For the descending of Land

Be it Enacted By the Lord Proprietarie of this Province of and with the Advice and approbation of the Freemen of the same That a Widow immediately after the death of her husband (if She have no jointure) Shall be admitted Tenn! P. 30 dureing her life to one third part of all the Land whereof her husband was seized any time dureing the Coverture (except in cases where she hath acknowledged a fine or joyned with her husband in making of Leases And she shall tarry in the cheif house of her husband during her widdowhood And where any person dieth seized of any Land the Gardian of the heir appointed upon the Will (if the heir be within the age of eighteen Years) may enter upon the Land and Shall be accountable for the reasonable proffits thereof to the heir when he cometh of Age. And when any person dieth seized of any Land without disposeing thereof by Will the next heir of such person to whom the land ought to descend by the most generall custome or common law of England shall or may enter upon all the land whereof his ancestor died seized and if such next heir be not living or residing within the province the necrest heir living within the province and claiming the same may enter upon the land & hold it without wast or impeachment untill such next heir or neerer heir make claim and $_{\rm C~\&~W~II}^{\rm Liber}$ if such next or neerer heir make not clayme within ten years after the death of the ancestor such neerest heir liveing within

the province Shall be admitted Tennant

And if their be no guardian or heir liveing within the province to hold the land as aforesaid the Lord Proprietarie shall or may enter upon the Land (if it be immediately held from the Lord Proprietarie) or otherwise the Lord of whom the Land is holden and hold the same untill some heir to the partie deceased make clayme and then he shall be accomptable to the heir as a guardian ought to bee and if no clayme be made within three years then he shall hold it without account to his own use and if no clayme be made within ten Years from such death of the ancestor the Land shall escheat to the p. 31

Lord of the fee

And where any next heir or neerest heir liveing within the province is within the age of eighteen years and no will of the ancestor hath appointed him a guardian the Judge of the County Court wherein the land lyeth shall appoint a guardian or Curator to the heirs person and Land either the Mother of the heir (if she be a Widow and living within the province) or otherwise the neerest of kinne to the heir liveing within the Province to whom the Land is not immediately to descend or if their be no such Mother or kindred residing within the province then such person or persons as the said Judge shall think fitt who shall hold the Land without wast or Impeachment and shall be accomptable to the heir when he cometh to live within the Province or to the age of 18 years for the reasonable proffitts thereof with such allowance for his pains as the Judge receiveing the accompt shall think fitt Provided That no escheat of any Land by Vertue of this act be to the Lord Proprietarie untill all lawfull demands upon the Land be satisfied to Creditors recovering and any Creditor of the deceased makeing such proof in Court of his demand as shall satisfie the Court of the truth and Justness thereof and alleading that there is not sufficient Distress of goods may be admitted to enter upon the Land untill the debt be Satisfied according to the Value of the land held as it Shall be appraised before the Sherrif by two indifferent Neighbours upon oath This Act to continue till the end of the next Generall Assembly

An Act For assureing of Titles to Land

Be it Enacted By the Lord Proprietarie of this province of and with the advice and approbation of the freemen of the same that the Register of every Court Shall keep a book of

Liber C & W II

Record in which he shall enter all grants Conveyances Titles and successions to Land whatsoever at the request of any one desireing the same to be entred. And the Commander of any hundred may likewise keep a book of Record in which he shall or may enter all grants titles and Successions to any freehold within the hundred at the request of any one desireing it And the partie or parties makeing such request shall set forth the Special matter or title by which he claimes And if the partie claime by Law only as the widow for her dower the heire for his inheritance the Lord of the fee for his Escheat or the tenant by the Courtisie of Maryland for his wifes Inheritance the partie claiming shall averre or make such proofe as the Court shall think fitt that he or she is the widow husband or heir of the last tennant upon record or that he or she is Lord of the fee and that the last tennant upon record died without heir

And if the partie clayme by matter of Record grant deed or legacie the partie clayming shall alledge the matter of Record or exhibite the grant deed or testam! by which the clayms upon which clayme so entred the partie clayming may enter upon

the Land so claymed if no other be possessed thereof

And at the next County Court or otherwise at the next hundred Court (if the land claymed be a freehold only) the Register of the said County or hundred Court shall proclaime and publish the said Claime of the partie and such proclamation shall be Continued and renewed in open Court once at least in every year for three years together and if within that Space no matter be alledged by any person to the Conp. 33 trary the party claiming shall be entered Tenant upon Record to the Land so claimed & such entry upon Record shall be a barre for ever to all other persons whatsoever from claiming the said Land other then such as Shall clayme by from or

under the partie so admitted upon Record

Provided that the neerest heir liveing within the Province and claiming or entring upon any Land shall not be admitted Tennant upon upon Record till after ten years according to the Statute in that behalf provided intituled An Act for the descending of Land and that the Lord Proprietor nor Lord of the fee shall not be admitted by Escheat for want of heirs liveing within the Province untill after ten Years likewise according to the Statute aforesaid any thing in this Act to the Contrary notwithstanding This Act to Continue till the end of the next Generall Assembly

An Act For Enrolling of Grants

Liber C & W H

Be it Enacted by the Lord Proprietarie of this Province of and with the advice and approbation of the freemen of the same That no Grant Deed lease Conveyance or Estate hereafter to be made by the Lord Proprietarie or his heirs to any person or persons whatsoever of any Lands Tenements or hereditaments whatsoever or of any office liberty or franchise whatsoever within this Province (other then such as are or Shall be Law Established) Shall be of any force or validity in law to any intent or purpose whatsoever untill such grant deed Lease or Conveyance and the Warrant given or to be given under the hand and Seal of the Lord Proprietarie or his heirs for the passing and granting the same shall be enrolled by the Secretary of the said Province already nominated and appointed or by some other person hereafter from time to time to be nominated and appointed immediately by the Lord Proprietarie or his heirs under the great Seal of this Province or otherwise in want or absence of Such Secretary or other person appointed p. 34 by the Lord proprietarie or then by some other person appointed by the Lieutenant Generall till the Lord Proprietary shall otherwise provide This Act to Continue till the end of the next generall Assembly

An Act For the peopling of the Province

Be it Enacted And ordeined by the Lord Proprietarie of this Province of and with the advice and approbation of the freemen of the same That if any person or persons his her or their heirs to whom the Lord Proprietarie or his heirs shall hereafter grant or assure any Mannour Lands or Tenements within this Province Shall not at some time within the Space of three whole years together have so many able persons (being Christians) planted Settled or dwelling in or upon the same Land or some part thereof as are mentioned to be the Consideration of granting the same lands in the original grant thereof made by the Lord Proprietarie or his heirs as well for the strength and Security of the plantation here as for the Service of the Lord Proprietary and his heirs that then and in every such case it Shall be lawfull for the Lord Proprietary or his heirs to grant or lease any part or parts of the said Lands so granted and unoccupied to any other person for a Life or Seven years and to receive the fine and first Years rent thereof This Act to Continue till the end of the next Generall Assembly

Liber C & W H

An Act For Succession to Goods

Be it Enacted By the Lord Proprietary of this Province of and with the advice and approbation of the Freemen of the same That all Wills and Testaments made & published or to be made or published by any persons within this Province (and not afore proved) Shall be exhibited and proved by and before the Secretary of the province for the time being (or in want or absence of a Secretary) by any one of the Councill thereunto authorised or deputed by the said Secretary or by the P- 35 Leiutenant Generall) who Shall have power by Vertue of this Act to keep a Record and to use a lesser Seal for probates and other matters perteining to his Office and to convent or cite any witness or other persons by processe out of the Chancery, to take recognisances to administer an oath or oaths to any parties or witnesses to determine touching the Validity or in Validity of Testaments and to do all other things necessary for such probate and for the makeing of Inventaries takeing of accompts and giveing of discharges of full Administration and for the recording the same

And where any person dieth intestate or in the nature of intestate the said Secretary or the Deputy as afore Shall committ the Administracon of the intestates goods to the widdow of the Deceased (if there be any liveing within the province) and if there be none or that the Widdow refuse it then to the eldest Son or otherwise the eldest Daughter of the deceased (if there be any Capeable of that charge liveing within the province) and if there be none or that such eldest child refuse it then to the eldest brother or sister of the deceased intestate capeable thereof liveing within the province and if there be none or that such Brother or Sister refuse it then to the neerest of kinne capeable thereof liveing within the province and if there be none or that such neerest of kinne refuse it then to the greatest Creditor of the deceased clayming or accepting thereof

Provided that if the partie to whom the Administration is due by Vertue of this Act be in these parts at the time of the decease of such intestate partie and absent from S! Maries such partie to whom the Administration is due shall be exp. 36 pected for two months to clayme and take the administration and in the mean time the said Secretary or his Deputie shall take such order for saveing and preserveing of the deceaseds

goods as to him shall seem most expedient

And further provided that where any one haveing right to the administration as aforesaid shall not undertake well and truely to Satisfie all the due debts of the deceased to all Creditors liveing within the province then no appraisement shall be made of any goods of the deceased neither Shall any payment be made of any debts with or without of the said Liber goods but the goods of the deceased shall be Sold at an outcry by the Sherrif and the said goods or the price thereof dis-

tributed equally among all Creditors recovering

And if upon the accompt of the administracon there remain any goods of the deceased intestate (after funerall expences debts and other charges defrayed) such remainder shall be devided into two moieties whereof one moietie shall be allowed to the widdow of the deceased intestate if there be any liveing within the province and the other moietie to the child of the deceased intestate or otherwise devided amongst the Children (if there be more then one) by equal portions And if there be no Child the whole remainder Shall be allowed to the widdow and if there be no widdow the whole shall remain to the Child or Children as afore

And if there be no child then the eldest brother or sister or neerest of kindred to the deceased intestate (living within the province) Shall succeed to the Childs moietie or otherwise to the whole remainder if there be no widdow, And if there be no widdow Child Brother Sister or kindred to the deceased intestate liveing within the province the said remainder Shall be deposited in the Administrs hands to employ the same at his discretion until the widdow Child or Children brother sister or kindred of the deceased intestate claime the same and if any one make claime within two years after the death of such intes- p. 37 tate the Administrator shall be accomptable to the Value of the Stock deposited with such reasonable consideration for his pains as the said Secretary or his deputie shall think fitt and if no claime as aforesaid be made within the time afores'd such remainder shall be employ'd upon such publique uses as the Lord Proprietarie or his Lieutenant Generall with the advice of the Councill shall think fitt. And if the person haveing right or makeing claime to succeed to the goods of any one deceased intestate or in the nature of intestate be an orphan that is within the age of fourteen Years the father of the orphan or otherwise the Mother of the orphan (dureing her widdowhood) Shall be appointed Guardian of the orphans person or goods and if such orphan be above the age of fourteen Years such orphan shall chuse his or her guardian till the orphan attein to the age of eighteen years and the said partie taken such charge his or her executrs and Administrs shall be accomptable to such orphan when he or She cometh to the age of eighteen years for the whole stock comeing to Such guardians hands and entred upon the Record of the said Secretary and in the mean time shall allow Yearly toward the orphans education such convenient allowance as the said Secretary or his Deputy Shall appoint This Act to Continue till the end of the next Generall Assembly.

C & W H

An Act For Recovering of Debts

Be it Enacted By the Lord Proprietarie of this Province by and with the advice and approbation of the freemen of the same. That the Complainant in any action of debt upon book or accompt Shall or may sue his booke or accompt at the first County Court or at the hundred. Court of Kent in October or any time of terms.

entred in the booke of the Register of the said County or hundred Court and after such Caution given given for prosecuting of the cause and performing the Sentence of the Court to be therein given (as shall be reasonably desired of

any time after
And the Complainant in any action of Debt after his action

him) Shall or may have a præcept under the hand of the Register of the hundred Court of Kent or otherwise a writt out of the Chancery directed to the defendant conteining the whole Tenor or effect of the plaintifs bill and commanding the said defendant to under write his answere to the said bill and to bring or send it so underwritten into the said County or hundred Court or to deliver it to the plaintiff or to come to enter his answere in the Registers book (within a reasonable time limited) or otherwise to be at the next County or hundred Court (nameing the certain time and place) (to make answere to the said bill) and to bring with him his Witness accompts and all muniments necessary for his defence upon pain of haveing judgm! proceed against him at the said Court in punishm! of his contumacie And further prohibiting the said Defendt to pay away sell give discount release or any way dispose of any his Tobaccos Cattell corne Servants debts or other goods or Chattells remaining at that time in his right and propertie within the County or otherwise within the hundred of Kent) untill upon trial of the cause or Satisfing the Com-P. 39 plainant or Securing the Complaint or Secureing the Register for the satisfying of the said bill or the judgm! to be given therein) such attachm! be Superceeded or released by a tickett from the Register or by a discharge of the plantif And if the defend! (being lawfully served with the said precept or writ) or any other by his procurement or with his privity or consent shall afterward pay away sell give discompt release or any way dispose of any his Tobaccos or other goods or Chattells being or remaining (at the time of the writt served) in his right and propertie before such release or discharge obteined from the Court or Complaint as aforesaid such disposure shall be voyd in law (except only it shall be good against the partie or parties to whom and to whose use they were so unlawfully disposed of and Consenting to such unlawfull disposure of them) and the Tobaccos and other goods so unlawfully dis-

posed of shall be delivered in execution to the partie recovering Liber by Judgment of Court (any such unlawfull disposure notwithstanding) And another precept or writt of Attachment as the former may likewise be taken out of the Chancery or hundred Court of Kent directed to all or any the debtors of the defendant named upon the writt commanding them and every of them to detein in their hands all such Tobaccos or other goods as are by them due or owing to the defendant (naming the said defendant & the debt or debts demanded or alledged by the plantif) untill leave or discharge of or from the Court or the plantif as afore upon pain of paying all such damages to the plantif as the plantif shall incurre through such parties un- p. 40 lawful payment or disposure of the said debts after the writt served upon him And the Debtor or Debtors served with the said writt shall (within a time limited upon the writ) underwrite their answere to the said Demand or allegation of the plantif or bring or send it into the Court or enter it in the Registers book or deliver it to the plantif and if such Debtor or Debtors doe upon his or their answere deny the Debt or debts alledged by the plantiff to be in his or their hands due to the defendant he or they so denying shall be put to their oath in Court how much is owing to the Defendant by him or them Tobaccos and all other goods and Chattells shall be judged to be and remain in the right propertie and dominion of the owner or planter possessed thereof untill lawfull delivery thereof made to another (to the end to invest the receivor or him for whose use it is received in the propertie thereof) or untill the owner or planter possessed thereof be served with the said writt of attachment before appointed (and then the propertie shall be out of such owner for as much as concerns the aliening or disposeing of them but they shall still remain his proper goods to any other effect as to be attached by any other complainant or to be extended in execution or the like) or untill seisure be made thereof by the sherif or other officer upon an execution And all precepts or writts directed to any parties shall be judged sufficiently served if it be delivered to the partie or parties to whom it is directed or to any of his family to deliver it to him or be left at his house in the sight of the partie himself or of any person belonging to his family with charge to give the partie notice thereof

And where the defendant in any action of debt shall without fraud or Covin between the parties) acknowledge or confes the plantifs bill the said plantif (if the defendants answere be p. 41 of Record or otherwise upon affidavite (of one wittness beside the plantif) made that such acknowledging or confessing of the bill under the hand of the defendant is the very and true hand and answere of the defendant) shall or may have execution for

levying of the said demand or so many thereof as shall be so C&WH acknowledged and confessed by the defendant And if the defendant by himself or his Attorney shall deny the demand of the plantif and the plantif have no bill speciality or wittness of his demand the partie plantif (if the Court shall think fitt the worth and Credit of the plantif considered) by himself or his attorney (authoris'd thereunto specially by the plantif may be admitted to make oath of the truth of his book accompt or principall debt demanded which oath so made shall be a sufficient evidence to the Jury or otherwise to the Court (if the tryall be by the Court) to convict the defendant of the said principall debt or demand so affirmed by oath or otherwise the Defendant shall or may be admitted to wage his law in such manner as the Court shall appoint And if the defendant shall not return bring send deliver make or enter his answere within the time within the time appointed in the writt or at the time so appointed shall not (by himself or his attorney sufficiently instructed to make his defence) appear upon summons there made in the Court the Court upon affidavit made that the defendant was lawfully served with the said writt shall or may award such Judgem! in the said cause either in behalf of the plantifs bill or in giveing damages to the plantif or otherwise giveing further day to the defendant as the Court shall think

P. 42 And in case where the defendant is absent out of these parts or hath no certain dwelling or familie or so hideth or absenth himself from his dwelling that processe as afore may not be served upon him the complainant makeing such proofe of his demand as shall satisfie the Court of the truth & justness thereof and giveing caution for the satisfieing and restoreing to the defendant (at such time as the defendant shall enter his appearance in the Court) all costs and damages which shall be given or awarded to the defendant by reason of any unjust procecution of the plantif shall or may sue and take out of the Chancery or hundred Court of Kent a writt of attachm! or of execution for such Value and in such manner upon the goods or debts of the defendant within the province as the Court shall think fitt

To which purpose a writt of execution (in like manner as a writt of attachm! before) may be sued and taken out of the Chancery or hundred Court of Kent directed to any the debtor or debtors of the partie against whom any recovery is had in Court naming the said Debtor or Debtors and the debt or Debts by them acknowledged upon Record or recovered by Judgm! of Court and Commanding them and every of them to deliver or be accomptable to the partie recovering for all such Tobaccos as are in their or any of their hands to the value

of the sume recovered and all Tobaccos or other goods delivered or accompted for by such debtor or debtors by C&W 11 vertue of the said writt shall be discompted to the partie against whom the recovery is had and such delivery or accompt shall be a lawfull and absolute discharge to such debtor or debtors so delivering or accompting as aforesaid against his or their Creditors for so much as shall be so delivered or accompted for Or otherwise such writt or precept of execution may be directed to the Sherif or high Constable or other officer P. 43 to levir the said debts acknowledged or recovered upon any the goods of such debtor or Debtors against whom such execution is sued & taken out And in case it shall happen that two or more executions be served upon the same goods such execution shall be first levied w^{ch} was first served. But if afore any execution served any recovering by Judgm! of Court shall Enter a Cavet in the County or hundred Court or alledge or suggest that the goods of the partie against whom the execution or executions are awarded are not Sufficient to satisfie his debt recovered to the said partie so alledging or Suggesting if other executions be served afore him no execution shall be granted in that case to one or more or if any be granted and not Served they shall be superseeded and revoked and a writt of Partition shall be directed to the Sherif requireing him to devide the goods and Chattels of such partie named upon the writt among all the parties recovering by judgmt of Court accord to the proportion of their recoveries which together with their names shall be specified severally upon the said writt (except that all debts and accompts to the Lord Proprietarie in his own immediate right without assignm! otherwise growing due then by fine or forfeiture onely shall be paid afore debts due to other Creditors and all Fees payments and contributions due to publick uses Judges and Officers by any act of assembly shall be paid afore other debts and all Debts due to any Inhabitant of the province shall be first Satisfied afore forreiners debts and that all debts growing due for wine hot waters or other licquors shall be paid in the last place after all other debts are satisfied and not afore

And where an execution is Served upon ones Servants corne Cattell or any other goods or Chattells or upon the body or p. 44 person of any one the Sherif or other Officer to whom the writt is directed shall cause the said come cattell or other goods or Chattells to be sold at an outcry or otherwise appraised or valued upon oath in Tobacco (if the recovery be in Tobaccos or otherwise in corne beaver cattell mony sterls (or otherwise according as the recovery is) by two freemen of the County or hundred indifferently chosen by the Sherrif or other officer to whom the writt is directed and all or so much of the said goods

Shall satisfie the Summe recovered he shall forthwith deliver in execution to the partie or parties recovering & the overplus shall render again to the owner

And where there is not sufficient distresse of goods the partie himself or any his Servants attached shall be either sold at an outcry or otherwise his service valued and appraised by the month as before and delivered in execution to the partie or parties recovering according to the severall proportions of their recoveries to be his or their Servant so long as untill the execution be satisfied according to the rate of the parties or servants labour appraised as before and the greatest Creditor recovering shall have first execution upon the body of such partie or servant attached and so the rest in order according to

Provided that any defendant served with a writt of execution or partition as afore & and not haveing sufficient Tobacco to pay & satisfie all Creditors recovering shall or may tendure any corne (of English planting) in steed of the Tobaccos to be levyed by the writt and such corne shall nor may be refused by the Sherif or partie recovering for good and lawfull paym! reckoning one barrell of such Corne for or in steed of thirty weight of Tobacco And further provided that after ten days after any Tobaccos shall be struck and casked and notice thereof given to any Creditor to whose use they are intended

reckoning one barrell of such Corne for or in steed of thirty weight of Tobacco And further provided that after ten days P 45 after any Tobaccos shall be struck and casked and notice thereof given to any Creditor to whose use they are intended to be paid and demand made to him to weighe and receive the same it shall be lawfull to and for the planter or owners of such Tobaccos so struck and casked (if the Creditor shall not within the said ten days weigh and receive the same to call one or two indifferent neighbours being freemen and in their presence to marke the Cask wherein such Tobaccos are to the use of any Creditor so demanded as aforesaid and neglecting to receive the same and to weigh the said Cask and to mark the weight thereof upon the head of cask after which time the Cask so marked and weighed shall there remain at the hazard and perill of such Creditor to whose use they were so weighed and marked and the Tobacco Shall be received according to the weight marked upon the head thereof as aforesaid This act to continue till the end of the next Generall Assembly

An Act For Treasons

Be it Enacted By the Lord proprietarie of this Province of and with the advice and approbation of the freemen of the same That these offences following in this act shall be adjudged offences of Treason within this Province To Compasse or conspire the death of his Majestie the King of England or

the Queen his wife or of his son and heir or to levie warre against his Majestie or to counterfeit the Kings great or privy. C & W H Seal or his coin or to come or adhere to any forreine prince or State being a professed and declared enemy of his Majesties in

any practice or attempt against his said Majestie

Or to Compass conspire and cause the death of the Lord proprietarie within this Province or of his Leiutenant Generall for the time being (in the absence of the Lord Proprietarie) or p. 46 to levy warre against the Lord Proprietarie or his Leiuten! Generall for the time being (in absence of the Lord proprietarie or to come adhere or confederate with the Indians of these parts or any forreing prince or Governour to the invadeing of this Province or disheriting the Lord Proprietarie of his Seignory and dominion therein. And all offences of treason shall be punished by drawing hanging and quartering of a man by drawing and burning of a Woman and the offenders blood shall be corupted and the offender shall forfeit to the Lord Proprietary all his or her Lands tenements goods franchises and all that may be forfeited Provided That punishment of death shall be inflicted on a Lord of a Mannour by beheading This Act to Continue to the end of the next Generall Assembly.

An Act For felonies

Be it Enacted By the Lord Proprietarie of this Province of and with the advice and approbation of the freemen of the same that these offences following in this act shall be adjudged to be felonies within this Province that is to say homiside Bloodshed committed by assault upon the pson of the Leiutenant Generall or to shed the blood of any Judge sitting in the Court Burglary Robbery Polygamie Sacriledge Sorcery Petit treason Sodomy and Rape alsoe it Shall be adjudged felonie within this Province to commit Idolatry which is the worshiping a false God or to commit blasphemy which is acursing or wicked speaking of God or to commit perjury which is false witness against an others life or to sell give or deliver to any Indian or to any other declared or professed enemie of the Province any gunne pistol powder or shott without the knowledge or lycence of the Leiutenant Generall or to teach any other Indian or other declared enemie of the province the use of the said armes or the makeing thereof

And the offender in any of those felonies shall suffer pains p. 47 of death by hanging and shall forfeit to the Lord Proprietarie all the land whereof the offender was seized within the Province at the time of the offence committed (saveing to the wife or widow her Dower and to the heir his or her inheritance if

C & W H clayme be made thereof within three years after judgm! given) and all the goods & Chattells whereof the offender was possesed at the time of his or her conviction.

Provided that in offences which are petit Treason the punishment of death shall be inflicted by drawing and hanging of a man by burning of a woman and that in the offences of sorcery and blasphemy and Idolatry the punishment of death shall be inflicted by burning and the accessaries to any of these felonies afore the felonie committed shall be punished as the principals This act to endure till the end of the next Generall Assembly.

An Act allowing booke to certain Felonies.

Be it Enacted By the Lord Proprietarie of this Province of and with the advice and approbation of the freemen of the same that these offences following in this Act shall be adjudged felonies within this Province Man slaughter Malicious trespasses as to burne or destroy willfully a house or stack of corne or Tobacco or to cutt out anothers tongue and the like mischeifs done to another out of pure malice Forgery which is the willful embesilling or corrupting of a Record meere contempts with force as to assault or beat the Leiuten! Generall of the province for the time being or to assault or beat any Judge sitting in Court or Wittness or Juror in presence of the Court Accesp. 4s saries to felonie after the felonie Committed which is the receiveing hiding or rescuing of a Felon knowing him to be one (except it be the felons wife) or the receiveing of Stolne goods knowing them to be stolne Stealth of ones self which is the unlawfull departure of a Servant out of service or out of the Colony without the privity or Consent of the Master or Mistresse

And the offender in these felonies or any of them shall suffer pains of death by hanging except the offender can read Clerk like in the judgment of the Court and then the offender shall lose his hand or be burned in the hand or forehead with a hot iron and shall forfeit all his or her lands at the time of the offence committed (Saveing to the wife or widow her dower and to the heir his or her inheritance if clayme be made thereof by the said widow or heire within three years after Judgm! given and saveing likewise to the Lord of the fee his escheat after a year and a day (and Shall further forfeit all his or her goods & Chattells whereof the offender Shall be possessed at the time of conviction and the offender Eftsoons—againe offending in any the said offences of felony shall for such second offence suffer pains of death and shall forfeit all his or her lands goods & Chattells to the Lord Proprietary (Saveing to the Widow

heire & Lord of the Fee their rights as aforesaid) This Act to Liber Continue till the and of the next general! Assembly Continue till the end of the next generall Assembly

An Act Determining Enormious offences

Be it Enacted By the Lord Proprietary of this Province of and with the advice and approbation of the same that these offences following in this act and and no other shall be judged enormious offences within this province that is to Say Perjury which is false answere or wittness given upon oath in a Court of Record not to the endangering of anothers life Subornation of perjury which is the hireing or perswadeing of another to p. 49 commit such perjury Conspiracie which is unlawfull combination of two or more persons against anothers life fame or goods Scandalous or contemptuous words or writings to the dishonour of the Lord Proprietarie or his Leiutenant Generall for the time being or of any of the Councill Excersing within the province any jurisdiction or authority which ought to be derived from the Lord Proprietary without lawfull power or Commission from or under him Contempts & misdomenors against lawfull ordinances or proclamations Abuses of publique Judges or Officers Unlawful Assembly which is the disorderly meeting of three or more persons in a Company to commit with force an unlawfull Act Forgery which is the Counterfeiting of deeds or to acknowledge any fine deed recognisance or bill in the name of another not privy or Consenting to the same Deceit or cosenage which is the damageing of another by some undue slight false news which is the Spreading of false reports to the disturbance of the peace or duety of the people—Bribery which is the accepting of or contracting for a reward for doeing Justice Extortion wen is the takeing or demanding greater fees then are limited by the law in such things as are by law provided for Oppression which is the undue use of power and authority to the unjust greivance of another Useing false weights or measures Tendring in paymt unsound Tobacco and such unsound Tobacco Shall be burned All injuries done to an Indian in person or goods Servants marrying without giveing satisfaction to the Master or Mistress harbouring by Night or Clokeing of anothers Servant without the knowledge and Consent of the Master or Mistress Transporting out of the p. 50 Province or over the Bay of Chesopeak or among the Indians without pass from the Leiutenant Generall or the Secretary for the time being or the Commander of the Isle of Kent) any Servant or any person indebted or obnoxious any way to the justice of the province knowing or haveing reason to know or Suspect him to be so ingaged or obnoxious or haveing notice

given that he is so provided that no passe shall be given till publique notice given as aforehand of the person desireing such pass and of his intent to depart out of the place or till after Security given for the payment of all debts within the province or till after pardon of any fault whereof he is chargeable nor shall be given by the Leiuten! Generall or Secretary till after the said Condicons performed at Kent nor by the Commander of Kent till after the said Conditions performd at S^t Maries Forestalling Ingroseing This Act to Continue till the end of the next Generall Assembly

An Act what persons shall be called to every Generall Assembly

Be it Enacted By the Lord Proprietarie of this province of and with the advice and approbation of the freemen of the same that from henceforth for ever everyone being of the Councill of this Province and any other Gentleman of able judgment and quality Summoned by Writt & (the Lord of every Mannour within this Province after Mannors be crected) Shall or may have his voice seat and place in every Generall Assembly to be hereafter called in this Province & Shall be called by Summons or writt unto the same And alsoe Be it p. 51 further Enacted by the authority aforesaid that from henceforth forever after Such time that any Summons or writt shall isue for the calling or Summoning a general Assembly of the freemen of this province the Commander (or in defect of a Commader the high Constable of every hundred within this province or (in defect of a Constable) the Sherrif of the County shall within every hundred summon all the Freemen Inhabiting within every hundred (as soone as Conveniently may be) to Assemble at a certaine place and time to be by him appointed and prefixed which freemen so Assembled (or the major part of them) shall Elect and chuse some one, two or more able and Sufficient men for the hundred (as the said Freemen or the major part of them so Assembled shall think good) to come to every such Generall Assembly at the time and place in such writt or Summons limited and appointed then and there for him or themselves and all the Freemen of the hundred and in their names and stead to consult concerning the affairs of this province and shall make a return in Writing of the name or names of the persons so to be from time to time elected and chosen and Such person and persons so to be from time to time Elected and Chosen shall and may have a voice place and seat in every such Generall Assembly—And from henceforth such

person or persons only so elected and chosen out of and for every hundred within this province (and such persons as shall C&WH be personally called by writt as afore) Shall have a place voice and Seat in all or any Generall Assembly hereafter to be held within this province. And every act and ordinance made in such Generall Assemblies by persons so called elected and chosen as aforesaid or the major part of them and assented to by the Lord Proprietarie or his heirs Lords and proprietaries p. 52 of this province or by his or their Leiuten! Generall (thereunto authorised by Special warr! from the said Lord Proprietary or his heirs) shall be judged deemed and taken to be of as good force and strength and as effectuall to all intents & purposes as if the Lord Proprietary himself & all the freemen within the said Province had been personally present at such Generall Assemblies and had consented to and approved of the makeing and enacting of such laws and Ordinances Provided that all acts approved by the Freemen and by the Leiuten! Generall in the name of the Lord proprietarie as aforesaid shall be of force untill the Lord proprietarie shall Signifie his disassent to the same under the great Seal and no further or longer

An Act concerning the calling of General Assemblies

Be it Enacted By the Lord proprietarie of this province of and with the assent and approbation of the freemen of the same that from and after this general Assembly shall be dissolved a general Assembly of the freemen of this province shall be called & Summoned once in every three Years at the least to consult of the affairs and publique good of this province and for the enacting of Laws & ordinances for the better Government of the same And that the said Freemen so assembled shall from and after the Summoning of such Assembly and Assemblies untill the dessolution of the same have the like power priveledges authority and Jurisdiction in all causes and matters arriseing or to arrise or happen within this province as the house of Commons within the Realm of England at any time heretofore assembled in that Kingdom p. 53 have had used or enjoyed or of right ought to have use or enjoy in about or concerning any matters things and causes whatsoever which have at any time happened or risen within the Realme of England This Act to Continue till the end of the next Generall Assembly

An Act for the building of the Towne house

Be it Enacted By the Lord Proprietary of this Province by and with the advice and approbation of the Freemen of the

same that at such time and place as the Leiuten! Generall & Councell shall think fitt there shall be a Towne house built in such manner as the said Leiuten! Generall and Councell shall think fitt. And every house keeper inhabiting within the province shall be Contributary to the said building either in stuff workmanship labour or Tobaccos in such manner and after such rates proportionably to each mans personall estate (to be valued by the said Leiutenant Generall and Councell) as the said Leiutenant Generall and Councell shall assess or impose Provided that the whole charge thereof amount not to above Six thousand weight of Tobacco in the whole province and that no man (artificers excepted) be pressed to labour at the said building before November or after February in any yeare And provided that artificers and labourers have such rates for their work as are reasonably used within the Colony

An Act For publique ports

Be it Enacted By the Lord Proprietarie of this province of and with the advice and approbation of the freemen of the same that no person shall lade or put aboard any vessel any goods or Commodities or Merchandises to be exported out of the province nor shall unlade any goods imported into the province but only at or in such Creeks and ports as shall be from time to time appointed by the Lord Proprietary or his Leiuten! Generall for the time being upon pain that every person offending to the contrary hereof shall forfeit all goods and Commodities laded or unladed or or attempted to be laded or unladed Contrary to the intention of this present Act This act to Continue till the end of the next Generall Assembly

An Act That all Accomptants to the Lord proprietarie accompt upon oath

Be it Enacted By the Lord Proprietary of this Province by and with the assent and approbation of the Freemen of the same that all and every person or persons who shall hereafter at any time make any accompts or any entry of or for any money goods commodities or Merchandises whatsoever to or for the use of the Lord proprietary or his heirs unto or with the Secretary of this Province for the time being or unto any other officer or Minister of the Lord Proprietarie or his heirs appointed or to be appointed to receive or to take such accompts or to make such entry shall at the time of such accompt or entry to be made take his Corporall oath that

such accompt or entry is true and just & that such person or persons so accompting or makeing entry of or for any mony goods or Merchandises whatsoever hath or have not Concealed any commodities whatsoever from the knowledge of the said Secretary officer or Minister of the Lord proprietarie or his heirs which ought or are intended to be accompted for or entred by such person or persons so accompting or makeing P- 55 any entry as aforesaid And that the Secretary of this province for the time being or any other officer or Minister of the Lord proprietarie or his heirs for that purpose appointed or to be appointed shall from time to time have power by force of this act to administer an oath unto all and every person & persons so accompting or makeing any such entry as aforesaid This Act to Continue till the end of the next Generall Assembly

An Act For Military Discipline

Be it Enacted By the Lord proprietarie of this province by and with the advice and assent of the Freemen of the same that every house keeper or housekeepers within this Province shall have ready continually upon all occasions within his her or their house for him or themselves and for every person within his her or their house able to bear armes one Serviceable fixed gunne of bastard muskett boare one pair of bandeleers or shott bagg one pound of good powder foure pound of pistol or muskett shott and Sufficient quantity of match for match locks and of flints for firelocks and before Christmas next shall also find a Sword and Belt for every such person as aforesaid And it shall be for the Captain of St Maries band or the Commander of the Isle of Kent their or either of their Serjeant or Marshall once in every month to demand at every dwelling house within their Severall districts a Sight or view of the said armes and ammunition and to certific the Defaults therein to 👢 the Captaine or Commander who shall thereupon amerse such partie or parties so deficient in such paine as the defect shall deserve in his discretion so it exceed not thirty pound of Tobacco for one default and all amerciamts so imposed shall p. 56 be paid to the said Serjeant or Marshall to his or their own use

And the said Captaine or Commander shall Forthwith furnish or Supply the partie or parties deficient with all such necessary armes and ammunition as are afore appointed & shall impose any price upon the same not extending to above double the value of the said armes and ammunition according to the rate then usual in the Country

· And upon any alarm every householder of every hundred haveing in his family three men or more able to beare armes shall Send one man completely armed for every such three men and two men for every five and so proportionably to such place as shall be appointed or notified by the Commander or high Constable or other Officer of the hundred and the house houlders within St Maries hundred Shall send there men as afore to the Chappell yard neere the fort except any other place be appointed by the Leiutenant Generall or the Captain for the time being. And every householder delaying to Send such man or men according to the order aforesaid for longer time then the man or men might Conveniently have been sent shall be fined in the pretoriall Court according to the nature of the offence or Contempt This Act to Continue till the end of the next Generall Assembly

An Act For a ferry upon St Georges River

Be it Enacted By the Lord Proprietarie of this Province of and with the advice and approbation of the Freemen of the same that for the more safe and commodious passage of people to and fro over S! Georges River the Leiuten! Generall shall appoint such person or persons as he shall think fitest to keep P. 57 and Continue or cause to be kept a ferry boat or boats for that purpose which said boat or boats shall cary or fetch from one side of the River to the other any one or more persons desireing or demanding to be carried or fetched over at all hours of the day between day break and twylight And the owner of the said ferry boat or boats dwelling on one side of the River shall appoint or sett up some marke or Signe by which any one demanding to be fetched over may Signifie such his or their demand And for the defraying of the charge of the said Ferry every person pasing in the said ferry boate or boats shall pay to the owner thereof one pound of Tobacco for every such passage or waftage over and if it be a Child or Servant the Master or parent of the said Child or Servant imploying him or her upon his business is to pay the said waftage hire

And no person whatsoever other then the owner of the said ferry boat or boats so as afore appointed or his Servant or Servants shall waft or passe any person over the said River for any gift reward or hire whatsoever upon paine of paying such damages to the said owner as the Judge of the County Court shall think fitt. And all questions causes & defaults whatsoever touching the said Ferry and the due keeping thereof by the owner of the said boats and the levying of duties toward the meinteinance thereof shall be decided and censured

in the Admiraltrie Court This Act to Continue till the end of the next Generall Assembly

An Act For Planting of Corne

Be it Enacted by the Lord Proprietarie of this province by and with the advice and approbation of the Freemen of the P-58 same That every person inhabitant of this Colony planting Tobacco shall yearly at the season plant and tend or cause to be planted and tended two acres of Corne for his own food and two acres of Corne more for every person in his family planting Tobacco upon pain of forfeiting to the Lord proprietarie five barrells of Corne or of other Commodities to the value thereof for every two acres of Corne wherein he shall make default to the Contrary thereof This Act to Continue till the end of the next Generall Assembly

An Act For Measures and weights

Be it Enacted By the Lord proprietarie of this province of and with the advice and approbation of the freemen of the That within one month after the end of this Assembly there shall be one standard measure throughout the province as shall be appointed by the Leiutenant Generall and after the said Month no man shall sell by any other measure than what is Sealed by the Leiuten! Geneall or some person appointed by him to that purpose according to the measures of that Standard. And no more shall be paid then three pounds of Tobacco for the sealing of one measure And all contracts made for paym! in Corne shall be understood of Corne shelled & a barrell of new Corne tendred in payment at or afore the fifteenth day of October in any Year shall be twice shaked in the barrell and afterward heaped as long as it will lye on and at or before the feast of the nativeity shall be twice shaked and filled to the edge of the barrell or else not shaked and heaped as before And after the said feast it shall not be Shaken at all but delivered by Strike

And within three Months after this Assembly is ended no p. 59 man shall sell or receive any Tobacco or other goods by Steeleyerds or other weight not Sealed by the Leiutenant Generall or persons appointed by him as afore (after such person with such seal shall be appointed) except it be small weights sealed in England And no more shall be demanded for sealing of a pair of Steeleyards or other grosse weight then the fee afore appointed for sealing of a measure. This Act to Continue till the end of the next Generall Assembly

Liber C & W H

An Act Limiting the times of Servants

Be it Enacted By the Lord proprietary of this province of and with the advice & approbation of the freemen of the same That all persons being Christians (Slaves excepted) of the age of eighteen years or above and brought into this province at the charge & adventure of some other person shall serve such person at whoes charge and adventure they were so transported for the full terme of foure years only to commence from his or their Arrivall in the province (except any other time were contracted for by Coven! And the Charge shall be accompted and adjudged that persons by whom or whose order the passage money was paid to the Master or Merchant

And all persons under the age of eighteen yeeres transported into this province at the charge and adventure of some other person shall serve such person at whose Charge he or they were so transported untill such person or persons so transported shall be of the full age of four and twenty Years (except likewise any other time were Contracted for by

Covenant)

And every maid Servant being Christian except before excepted) of the age of twelve Years old or under shall be bound to Serve the partie or parties transporting her or them for Seven Years and if she above the age of twelve Years She Shall serve for four Years only (except it were otherwise conditioned by Covenant) and at the end of any the said termes of Service expired the Master or Mistress of such Servant (at the time when the said term is expired) Shall give unto such man or maid Servant such Conditions as were Covenanted by the Indentures or first Covenants or (in default of such Covenant shall give unto them three barrels of Corn a hilling hoe and a weeding hoe and a felling axe and to a man Servant one new Cloth sute one new Shirt one pair of new Shews one pair of new Stockins and a new monmoth Capp and to a maid Servant one new petty coat and wast coat one new smock one pair of new Shoes one pair of new stockings and the Cloths formerly belonging to the Servant This Act to Continue till the end of the next Generall Assembly

An Act For a Custome upon certain Tobaccos

For the better Support of the Lord proprietary of this province Be it Enacted By the said Lord proprietary of and with the advice and approbation of the freemen of the same that upon all Tobaccos Shipped or to be Shipped within this province to be exported out of this province to any port or Country (England Ireland and Virginia excepted shall be

levyed unto the Lord proprietarie and his heirs a Custome of five pounds of Tobacco for every hundred weight of Tobacco so shipped or to be Shipped and that no owner of any Tobacco servant Factor or Merchant attempt to Ship or export any Tobacco to be transported as aforesaid before such time as such owner factor or Merchant Shipping or attempting to Ship such Tobacco have made a true & perfect entry of the same in the booke of the Collector of the Lord Proprietary to be kept for that purpose and have satisfied the said five pounds of Tobacco for every hundred weight to be exported as aforesaid or otherwise contracted with or secured the Collector for the same upon pain of forfeiture of all Tobaccos web Shall be shipped or attempted to be shipped to the contrary hereof before such true and perfect entry made and such Custome satisfied Contracted for or Secured as before is limitted & appointed

Memorandum That at the first meeting of the Assembly on the 25th day of February 1638 was Enacted and ordeined one Act as followeth

An Act For the Establishing the house of Assembly and the Laws to be made therein

Whereas The Kings Majestie by his Letters pattents hath given and granted full free and absolute power and authority to the Lord proprietary of this province to make and ordeine any laws apperteining to the state of this Province by and with the advice assent and approbation of the freemen of the same or of the greater part of them or of their Deligates or deputies and to that end to Assemble the said Freemen or their deligates or deputies in such sort and forme as to the said Lord pro- p. 62 prietarie should seem best By Vertue Whereof Severall writts or Summons have been directed to certain Gentlemen to appear personally at this Assembly and to the rest of the freemen inhabiting within the Severall hundreds of this Colony and the Isle of Kent to elect their delegates or deputies in their names and steeds to be present at the same and accordingly all the freemen of the said severall hundreds and of the Isle of Kent (some few excepted) have elected certain persons to that end and the same their Election have subscribed and returned upon record and their said Dellegates and Deputies are now assembled accordingly. Be it therefore Enacted and ordeined by the said Lord proprietarie of and with the advice assent and approbation of the Freemen and of the delegates and deputies

assembled at this present Assembly that the said Severall Liber C&WII Persons so elected and returned as aforesaid shall be and be called Burgesses and shall supply the places of all the freemen consenting or subscribing to such their election in the same manner and to all the same intents and purposes as the Burgesses of any burrough in England in the Parliament of of England useth to Supply the place of the Inhabitants of the Burroughe whereof he is Elected Burges and that the said Gentlemen and Burgesses and such other Freemen (not haveing Consented to any the Elections as aforesaid) as now are or shall be at any time Assembled or any twelve or more of them whereof the Leiutenant Generall and Secretary of the Province to be allwaies two) shall be called the house of Assembly; and that all Acts and ordinances assented unto and p. 63 approved by the said house or by the Major part of the Persons assembled and afterward assented unto by the Leiutenant Generall in the name of the said Lord proprietarie and shall be adjudged and established for laws to all the same force and effect as if the said Lord proprietary and all the freemen of this Province were personally present and did assent to and approve of the same Which Bill being read and passed by all the Gentlemen and freemen present they did consent it should be underwritten by the Secretary in these words.

[The freemen have assented to this Bill that it be engrossed and published under the great Seale]

Then the Leiutenant Generall Leonard Calvert Esq. being demanded by the Secretary whether he did assent to the said bill for and in the name of the Lord Proprietarie; answered yea, and willed that his assent should be underwritten to it in these words

[The Leiutenant Generall in the behalf of the Lord proprietarie willeth that this be a Law]

And it was published under the great Seale the twelth of March 1638

At a sessions of Generall Assembly at St Maries on the 19th March 1638. To the Honour of God and the wellfare of this province was Enacted as followeth

An Act ordeining certain Laws for the Government of this Province

For the better Government of this province Be it Enacted and ordeined by the Lord Proprietarie of the same of and with the

advice assent and approbation of all the freemen & Burgesses Liber assembled in this present Assembly in manner and form following.

Holy Churches within this province shall have all her rights

and liberties.

All Inhabitants of this province shall take an oath of Allege- p. 64 ance to his Majestie.

The Lord Proprietarie shall have all his rights and pre-

rogatives.

The Inhabitants of this Province shall have all their rights

and liberties according to the great Charter of England

The Leiutenant Generall (within the province) and the Commander of the Isle of Kent (within that Island) except appeal be made from him & the Councell of the province in causes wherein the Leiutenant Generall is a plantif shall cause right and Justice to be done in all causes civill (wherein right or damage is demanded) according to the laws or laudable usages of this province or otherwise according to the laws or laudable usages of England in the same or the like cases as neer as he or they shall be able to Judge and Shall trie all the saide causes and Shall or may use Command & appoint all power & means necessary or conducing thereunto And the said Leiutent Generall & Commander Shall take an oath to administer equal Justice to all persons without favour or malice of any one.

The Leiutenant Generall or any one of the Councell (within the province) and the Commander of the Isle of Kent (within that Island) shall or may use Command & appoint all power & means necessary or conducing to the apprehending of felons or the keeping of the peace and the said Leiutenant Generall and Councell shall or may, trie and sencure all offendors with any punishment as they shall think the offence to deserve except that in Crimes extending to taking away of life or member the offendor shall be first indicted and afterward tried by twelve freemen at the least and the Commander of the Isle of Kent shall or may trie & censure all offenders within that Island with Such Corporall shame or correction (not extending to life or member as he shall think the offence to deserve & every one of the Councell shall take an oath to defend & meintein the rights & prerogatives of the Lord proprietarie in all things & to assist the execution of Justice without favour or malice of any one & to doe all other things as becomes a Councell to doe

The Secretary shall prove wills & grant Administrations & use & appoint all power & means necessary or conducing thereunto. And the Commander of Kent shall take such order as he shall think fitt for the Saveing of the goods of deceased persons within that Island till a will be proved or administration granted.

Liber C & W H Leivtenant Generall) shall use appoint & Command all power and means necessary or conducing in his discretion to the Safety or defence of the province and the Commander of Kent shall doe the like within that Island

All fees shall be paid to publique officers according to a bill upon the records of this assembly Entituled an act for fees And all necessary publique charges shall be defrayed by the Treasuror of the province upon the accompt of the Colony or province by warr! from time to time from the Leivten generall and Councell

If any goods be within the province without any challenging the same & haveing right there unto the Leiuten! Generall and Councell shall appoint how the same shall be employed

Where the goods of or in the hands of any person sued for debt are not Sufficient to pay all his debts within the province p. 66 they shall be sold at an outcry and distributed equally among all the Creditors inhabiting within the province (except that the meere & proper Debts of the Lord proprietarie shall be first Satisfied & then fees & duties to publique officers & charges & that debts for wine and hot waters be not Satisfied till all other debts be paid)

Every person planting Tobacco shall plant & tend two acres

of Corne

All Tobaccos shipped out of the province (except to England Ireland or Virginia) shall pay a custome of five in the hundred

The Leivten! Generall & Secretary (or his Deputie) and Gentlemen Summoned by Speciall writt & one or two Burgesses out of every hundred (at the choice of the freemen) at any time hereafter Assembled shall be judged a Generall Assembly

All Commissions From or under the Lord proprietarie webshall be in force at his death shall remain in the same force untill a new Commisse for the Governm published under the great Seale Any bargain with the Leivten Generall & Councell shall make with any undertaker for the setting up of a water mill for the use of the Colony shall be levied upon all inhabitants of the Colony in Such manner as the Leivten Generall & Councell shall appoint so it exceed not ten thousand weight of Tobacco in a Yeare for two years only This Act to endure till the end of the next generall Assembly or (if such generall assembly be not sooner called) for three years only

The freemen have assented

The Lord proprietarie willeth that this be a Law verum recordum

John Lewger Secretary

PROCEEDINGS AND ACTS

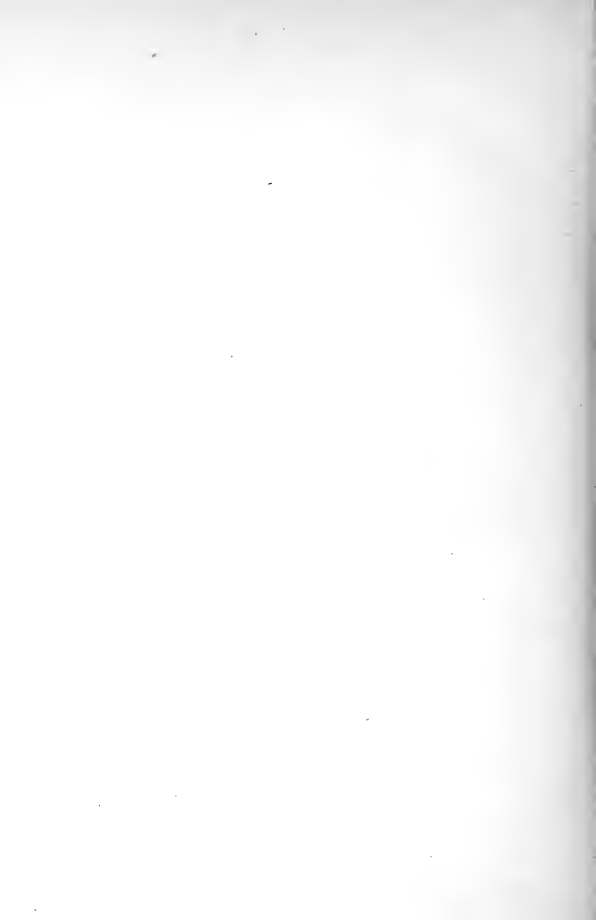
OF THE

GENERAL ASSEMBLY OF MARYLAND,

At a session held at St. John's, October 12-24, 1640.

CECILIUS CALVERT, LORD BALTIMORE, Proprietary.

LEONARD CALVERT, Governor.



Cæcilius &ca to our trusty and well Beloved Wm Brainthwayte our Commander of our Isle of Kent Greeting whereas we have appointed to hold a General Assembly at Saint Marys on monday being the twelfth day of October next these are therefore to will and Require you that without delay you assemble and summon all the Freemen of that Island at a certain time and place to be reasonably by you prefixed and there cause them to make election of any one or more burgesses for that Island (not exceeding the number of four) and to make true return of the Party or Partys so nominated & elected by the said freemen or the major part of them to our Secretary before the said twelfth day of October Given at St Marys the 14th August 1640

Cæcilius Lord Proprietary &c^a to our trusty and well Beloved Giles Brent Gent Treasurer of our Province of Maryland and one of our Council Greeting whereas we have appointed to hold a General Assembly at S^t Marys on monday being the twelfth day of October next we therefore much relying upon your Judgment and advice in that Assembly do thereby will and require you that you repair in person to the said Assembly at the time and place prefixed there to advise and consult with us touching the important affairs of our Province Given &c^a ut Supra

Cacilius &ca to all the freemen of our hundred of St Marys p. 137 Greeting we do hereby summon you to be before our Secretary at Saint Johns on tuesday next at one of the Clock after dinner to make election of one or two Burgesses for that hundred for the next Assembly Given at Saint Marys 12th Septr 1640

Cæcilius &ca to all the freemen of Saint Georges hundred Greeting we do hereby summon you to be before our Sheriff at David Wickliffs on house thursday next at one of the Clock after dinner to make election of one or two Burgesses for that hundred for the next Assembly Given ut supra

Cæcilius &c^a ut Supra of Saint Michaels Hundred &c^a before our Sheriff at the house of Jn^o Hallows and John Medley on Saturday next &c^a ut Supra Cacilius &ca ut Supra to our Beloved John Robinson high Constable of Saint Clements hundred Greeting Summon all the Freemen of your hundred to be before you at a certain time and place by you to be prefixed to make election of one Burgess for that hundred for the next Assembly and make return to our Secretary before the tenth of October next of the Person so elected whereof fail not

Cæcilius &ca to our trusty and beloved Thos Greene Gent p. 138 &ca whereas we have appointed &ca ut Supra 14th September

Cæcilius &cª to our trusty and Beloved Fulke Brent Gent etª ut Supra

The free Inhabitants of the Isle of Kent have elected and chosen M^r Giles Brent, M^r Tho^s Adams M^r Thomas Allen and M^r John Abbott for their Burgesses at the next General Assembly to be holden at S^t Marys the 12th October 1640 Signed

Will^m Brainthwait Commdr

15th September 1640

The freemen of Saint Marys hundred chose for their Burgesses the next Assembly M^r Secretary & M^r Greene coram me John Lewger Secretary

The indorsement of the writt for Saint Georges hundred returned by the the Sheriff the 17th September 1640

Elected and chosen by the freemen of Saint Georges hundred for Burgesses of the Assembly by name Francis Gray and George Pye 20th September 1640

Cacilius Lord Proprietary &ca to our trusty and beloved Ferdinando Putton Esqr of Conception hundred Greeting whereas we have appointed to hold a General Assembly at Saint Marys on monday the twelfth of October next these are therefore to authorise you and withall to will and require you to summon all the Freemen of your hundred to assemble at such time and place within your hundred as you shall think fit then and there to make election of any one Burgess for the said hundred for the said next Assembly and certify upon the backside thereof to our Secretary at some time before the 7th of October the name of the person so elected by the said Freemen then and there assembled or the major part of them Given at Saint Marys the 19th Septr 1640

Cæcilius &ca to our trusty Cuthbert Fennick Gent Atty within this Province of our right trusty &ca Greeting whereas we

have appointed to hold a General Assembly at Saint Marys Liber M C on monday the twelfth October next at which assembly we could much have wished to have had the presence and advice of our trusty Counsellor Thomas Cornwaleys which being not to be presumed upon by reason of his absence nevertheless for the respect we bear unto him and out of our care that so great a member of our province may have his Attorney there to take care of such things as may concern him therefore we do hereby authorise you to repair personally to the said Assembly there to have place voice & seat as our said Councillors Proctor or Attorney during his absence—Given at S¹ Marys 19th September 1640

The return of the writt for Saint Margaretts hundred 27th Sept^r

Thomas Morris and Thomas Baldridge Burgesses chosen p. 140 by the freemen of Saint Michaels hundred

The return of the writt to Saint Clements hundred

M^r Secretary

That whereas we are commanded by your warrant bearing date the 12th of this present month to assemble our selves together and make election of one Burgess for this hundred we therefore being but a small Company in number make election of Lieutenant Robert Vaughan as here left and constituted M^r Thomas Gerards Attorney to which election we here under written have set our hands this 24th Sept^r 1640

Signed

+ mark of John Robinson
William Broughe
William Cooke

+ Thomas Mumts mark

+ Thomas White mark + Robert Edwards mark

William Bretton

3 October 1640

the endorsement of the writt to Mattapanient

Richard Lusthead Burgess of Mattapanient hundred

12th October 1640

Have the Body of John Dandie Smith before the house of Assembly at nine of the Clock this morning to answer to such crimes as on his Lordships Behalf shall be Objected against p. 141 him and for so doing &c^a

John Lewger

To the Sheriff of St Marys

Liber M C

Acts of Assembly 12th Octr At St Johns in the morning

First was read that part of the Commission which Concerns the holding of Assemblys

Then was read his Lordships Proxy to the Gov^r for giving his assent

Then was read that part of the act of last Assembly which Ordained the house of Assembly

Then the house being called all the Gentlemen summoned by special writt and all the Burgesses that were returned from the several hundreds appeared except M^r Fulk Brent whose absence was excused by the Governor

Then were read certain Orders made the last Assembly and respited till next day

Then was it ordered by the house that the Clerk of the Assembly should have 5° p day and for every private draught 12°

And that a Serjeant of the Assembly should have fee 12^s p day and for serving of any warrant the usual fee

Then was propounded some Bill to be drawen for stinting the planting of Tobacco's but rejected

p. 142 Then was issued this Proclamation

Liber C & W H p. 67 By the house of Assembly

It is straitely prohibited that no person whatsoever goe aboard any Pinnoce or other vessell wherein are any goods imported to be retayled nor doe treate or deal or give intelligence to or with the Skipper factor or any Seaman in any such vesell touching any goods buying or the rates or quantity of Tobacco or want of goods within the Colony before libertie of trade proclaimed at the fort nor then at any higher or greater rate then shall be proclaimed upon pain of such punishm! as shall be thought fitt be the house of Assembly And further it is prohibited that no Merch! Skipper or other Seamen contract or deal for any goods with any Inhabitant nor sell or utter any nor shall land at any place in the province but at the Governours landing place afore lycence obteined from the Leivten' Generall upon such pain and losse as shall be likewise thought fitt whereof they are hereby required to take notice at there Perill

Given at St Johns this 12th October 1640

Signed

Willin Bretton Clerke

12th October 1640

Liber C & W H

These are to will and require you to goe fortwith a board the Pinnoce belonging to Thomas weston or Thomas Games or any other & there to prohibite any person from Comeing aboard or treating with any person belonging to the vesell & to give notice to myself of all persons as shall offend against the proclamation published in that behalfe

Signed

To the Sherrif of S^t Maries or his Deputie

Leonard Calvert

Then was appointed a Bill to be drawen for the destroying Liber M C of unsound Tobacco

13th October 8 Clock in the morng

Present the whole house

Orders for the Government of the house

Was read the first time the Act touching Tobaccos

Orders agreed upon by the house to be observed during this Assembly

I The Lieutenant General shall be called the President of the Assembly and shall appoint and direct all things that concern form and decency of speech and behaviour to be used in the house and shall Command observance thereof as he shall see cause upon pain of imprisonment or fine as the house shall adjudge

2 Ten members of the house whereof the Lieu^t General to be always one at any time assembled with the Clerk of the Assembly shall be a full house except that on the Session day it shall not be a full house under the number of twelve as

afore

3 The house shall sit every morning holy days excepted unless it be adjourned by the President and any member of the house not being present at that time shall forfeit 30^t tobacco to the use of the house

4 Every Bill shall be read three several days in the house p. 144 (one day between every of those days being interposed) afore it may be voted for a Law but if it be rejected at the second reading by the greater part of the house it shall not be propounded again the same Assembly but if the Substance of the Bill be not amiss it may be amended and after the second reading the Bill shall be fairly engrossed

5 Notice shall be Given of the day of Session nine days before and at the Session all the Bills engrossed shall be read

Liber M C and severally Voted and such Bills as are assented unto by the Greater part of the Gentlemen and Burgesses shall be presented to the Lieutenant General and when he hath signed the Bill it shall be recorded and published under the Great Seal of the Province and if the votes of the Gentlemen or Burgesses be equal the Bill may not pass.

14th October morning

Assembled all except Mr Adams who was excused by Sickness

Then was read the first time the Act for declaring the Lord Proprietary

And all the rest of the acts upon the Book

15th October morning

all Assembled (except as afore

Was read the second time the Act touching Tobacco's & appointed to be engrossed

· 16th October

all Assembled

Province

Was read the first time an act for the better Gov^t of the Province

M^r Thomas Adams for some undecent speeches touching the Lord Proprietary was censured to ask forgiveness of the Lieutenant General which he did

The house adjournd till monday morning & a Session appointed for wednesday morning

19th October

Warrant to Sheriff for John Dandie to be at Assembly this morning and to warn Robert Nicholls to give evidence

All Assembled

Was spent in correcting the act touching Tobacco's

20th October

all Assembled except $\left\{ \begin{array}{ll} M^r \ Fennick \\ Tho^s \ Baldridge \end{array} \right\}$ amerced 30 t tobacco each

Was spent in the same act and abbreviated and then was Liber M C read the first time

Ordered that the Burgess^{es} of Kent shall stay the Boat of M^r Cope for their transport paying usual Freight

20th October 1640

These are to authorise you by vertue of an Order of the Assembly to make stay of the boat belonging to M^r Cope called the Speedwell and to deliver the same to the Burgess of the Isle of Kent paying usual Freight for it

To the Burgess's of the Isle of Kent or any of them

John Lewger p. 146

21st October

all Assembled except M^r Brent absence excused by Sickness Was read the second time the act of Tobacco's appointed to be ingrossed

the Session prorogued till next day
Was read the first time the draught of all the acts

22^d October

All Assembled

Then was read the third time the act of Tobacco's not passed by Francis Gray John Abbott George Pye Thomas Allen President

Was read the second time the foresaid draught

The bill for trade rejected and the Bill for fees and for rating of Goods the rest to be engrossed

Session prorogued to the next day

Ordered that the Clerk instead of 5° before ordered shall have 50¹ tobacco p day and the Serjeant 6° to be paid by the Burgesses and they to charge it to their Counties

23d October 1640

All Assembled except Thomas Morris excused by Absence Then was read the third time the act for Church Liberties passed by all Liber M C Lo Prerogatives not passed by all but the President and Secretary

Peoples liberties passed by John Abbott

Thomas Allen
Lieu^t Vaughan
M^r Adams
M^r Fennick
M^r Greene
Secretary
M^r Brent
President

Determination of Causes not Passed by M^r Brent
M^r Greene
M^r Fennick and all

the rest except Sec'ry

Greater crimes not passed by M^r Brent and all the rest except M^r Secretary

Arbritary censuring not passed as afore Publick Offences not passed as afore Appeales not passed as afore

Lieut General defendant not passed as afore

Commander of County Party not passed as afore except

Lieu^t Vaughan

Triall of Causes passed by all except President Lesser causes not passed as afore except Jn° Abbott Warning Jurys passed by all except President Ordinary Court days passed by all except ut Supra Chusing of Sheriffs passed by all except supra

Publick charges passed except

Francis Gray
John Abbott
George Pye
George Allen
Lieut Vaughan
Mr Thompson
Fennick

Uncertain Goods passed by all Customs passed by all except President Assemblys passed by all except President Suddain Arrests passed by all Securing Ground passed by all Exportation of Corn passed by all Planting of Corn passed by all Marriages passed by all

Liber M C

Debts payable not passed by all except $\begin{cases} M^r \text{ Fennick} \\ \text{ Secretary} \end{cases}$

Servants clothes passed by all

L. G. to contract not passed by all except Secretary

Rating wages not passed by

Baldridge
Brent
Fra. Gray
Robert Lusthead
Geo. Pye
John Abbott

Then the President in the name of the Lord Proprietary enacted the Bills following

For Church Liberties

Uncertain Goods

Sudden Arrts in Government

Securing of Ground

Exportation of Corn

Planting of Corn Marriages

Servants Clothes

Tobacco's

The Proclamation touching leave for uttering Goods &careversed

Ordered that all publick common charges demandable of the house and all Charges of Burgesses chargeable upon any hundred shall be assessed and allowed by the discretion of M^r Brent M^r Secretary and M^r Greene and likewise to assess by itself the demands of the Burgesses for the last Assembly the house prorogued by Lieutenant General till the next day

24th October

By the President in Audience of the house

the house prorogued until the next monday after twelfth day

30th October

Were published under the Great Seal at the Fort of Saint Marys the several Laws enacted the Copy of which publick Instrument followeth

Acts Enacted for Lawes by the Lord Proprietary with the adulce and assent of the freemen att a Sessions of Generall WITEL Assembly on the 23th of October 1640 and published under the great Seale on 30th October following)

Liber W H & L

An Act For Church liberties.

Holy Church within this Province shall have and enjoy all her Rights liberties and Franchises wholy and without Blemish

p. 4

An act for uncertaine Goods

All uncertaine goods to which no party Justly claymeth Right shall bee to the Lord Proprietary or his assignes and shall be Sould att an Outcry But any party hauing Right to the goods or to the disposure of them claymeing within three Yeares, Shall be restored to his Right And the finder of goods Shall haue the one halfe for his pains & Charges

An act prouideing against Sudaine accidents in the Government

All Commissions from or under the Lord Pro proprietary which Shall be in force att his death Shall Remayne in in the Same force untill a new Comission for the Gouerment published under the great Seale and in case the Leivtent Generall shall decease or be absent out of the Prouince without nominating or substituting another in his roome the first Councellor of State resydeing att St Maryes shall Exercise the office of Leivt Generall in all poynts Belonging to itt untill his returne into the Prouince or that another be appoynted by the Lord Proprietary

Liber C & W 11 p. 68

An Act For Fencing of Ground

Every man shall fence his corne & other ground against cattell at his own perill And the owner of Swine may not be Compelled to law his Swine This Act to endure for 2 years after the end of this Assembly

An Act prohibiting the exportation of Corne

No person shall export any Corn or meale (except for ship provision or that it be in exch? for a like quantity of Corne imported unlesse the rate of Corne be estimated & Sold at 30th Tob p barrell upon forfeiture of the said Corne exported or attempted to be exported out of the province to the Contrary hereof or a fine to the value of it. Corne shall be excepted at any time in payment at 30th Tobacco per barrell. This act to endure for 2 years after the end of this Assembly

An Act For the Planting of Corne

Liber C & W H

Every hand planting Tobacco shall plant & tend two acres of corne upon pein of forfeiting 200¹ Tobacco for every acre wherein default shall be and so rateably for less default. This Act to endure for two years after the end of this assembly

An Act touching Marriages

No partie may Solemnize marriage with any woman afore the banes 3 days before published in some Chappell or other place of the County where publique instnts are used to be notified or else afore oath made & caution entred in the County Court that neither partie is apprentice or ward or precontracted or within the forbidden degrees of consanguinity or under goverm! of parents or tutors and certificate of such oath & caution taken from the Judge or Register of the Court upon paine of fine & recompence to the partie greived This Act to endure for 2 years after the end of this Assembly

An Act Touching Servants Cloths

A Servant at the end of his Service shall have by the custome of the Country one good Cloth suite of Keirsy or broad cloth a Shift of white linen one new pair of stockins and Shoes two hoes one axe 3 barrells of Corne and fifty acres of land five whereof at least to be plantable women Servants a Years Provision of Corne and a like proportion of Cloths & Land

An Act For rateing Artificers wages

70

The County Court may moderate the bills wages & rates of artificers labourers & chirurgeons according to the most current rate of Tobacco proportioned to the rates of the price of the same or the like art labour or workmanship in England This Act to endure for 2 years after the end of this Assembly

An Act Touching Tobaccos

No Tobacco shall be exported or attempted to be exported out of the province untill it have been Sealed by a Sworne veiwer upon pain of treble forfeiture. The Commander of every County shall appoint & Swear three veiwers in every hundred to be Sworne in form and manner as is provided any one that will may demand a veiwer to veiw any Tobacco wherein he hath or may have interest paying the fee. If there be

any exception at the veiwers judgment the owner of the Tobacco shall name one and the Creditor or veiwer another and (if they dissent) the Commander a third which two or three shall determine the exception. Bad Tobacco shall be judged ground leafes Second Crops leafs notably brused or worm eaten or leaves house burnt sun burnt frot bitten wheather beaten in the house sooty wett or in too high Case so that the veiwer upon his concience may reasonably think that it is not likely to last sound untill mid-Summer following. where a hogshead is found bad for the greater part it shall be burned where for the lesse the owner shall forfeit four fold the quantity of the bad (so that it exceed not the quantity conteined in the Cask or chest whereof one half to the veiwer & the other to the Lord Proprietary the veiwer shall have for veiwing 21 p hhd and for receiveing 4t and for burning 10t Tobacco All cases incident and all offences against the intent of this act shall be determined & Corrected by the Leivtent Generall & Councell or by the Commder & assistants of any County This Act to endure for two years after the end of this Assembly

The oath of a Veiwer

You shall sweare to veiw without delay with such ordinary dilligence as you use or would use in Tobacco to be received by yourself all Tobacco whereof yor Judgmt Shall be demanded within the hundred of N by Vertue of the law in that behalf made you Shall not promise practise or contract to or with any person or persons directly or indirectly to be willfully or wittingly connivent partiall or difficult in the allowing or disallowing of any Tobacco by you to be veiwed nor shall you at any time before or after such veiwing directly or indirectly take or receive any gratuity hire recompence or bennefit in one thing or other for or in Consideration of such veiwing allowing or disallowing of any Tobacco more or further then the lawfull fee But true & impartial judgm! shall make & give whether it be bad or no by the intent of the said Law according to the best of your skill & Concience and if you find it bad you shall like true Judgm! make & give whether you think it bad for the greater part or no And if you judge it bad for the lesser part only You shall mill all the bad out of it as neerly & exactly as you may with ordinarie dilligence & the same shall burne according to the law & the residue shall dispose of according to the law. And if you Judge it bad for the greater part of it you shall burne or cause the whole quantity conteined in such Cask to be burned to ashes without delay or favour so farr as the said Law shall per-

p. 71

mitt And in all other points you shall faithfully & dilligently Eiber execute & discharge the office trust & duety of a veiwer according to the said Law so far as you shall be able So help You God &c Given at St Maries this 30th October 1640 Wittness Leonard Calvert Esq Leivtent Generall of the Provine of Maryland



PROCEEDINGS AND ACTS

OF THE

GENERAL ASSEMBLY OF MARYLAND.

At a session held at St. Mary's, August 2-12, 1641.

CECILIUS CALVERT, LORD BALTIMORE,

Proprietary.

LEONARD CALVERT, Governor.



7th December 1640

Whereas at the last Session of Assembly the house was prorogued until the next monday after twelfth day now for certain reasons I have thought fit to prorogue it further until the first monday in March next whereof I require all persons whom it may Concern to take notice

2d Febry 1641

By the Lieutenant Gen!

The Assembly prorogued again till the first monday after twelfe day next

16th July 1641

The Prorogation anticipated by Proclamation and appointed to be held on 2^d August next

Warrant to Commander of Kent to assemble the freemen at the request of any Burgess desiring it to substitute other Burgess or Burgesses in place of the other and Return the names of the Persons substituted afore the 2^d August

Cæcilius &ca to Thomas Gerard Lord of the mannor of Saint P. 156 Clements Gent Greeting we do hereby authorise and withall will and require you that you repair in person to the house of General Assembly held at St Johns by Prorogation on monday next there to take and have voice and seat and to give us your advice touching such important affairs of our Province as shall then and there be consulted of whereof fail not Given at Saint Marys this 28th July 1641 witness our dear Brother &ch By Lieutenant General

August 2d

The house adjournd till Monday follows but anon after the said adjournment was altered till Only thursday next

Liber M C 28th July 1641

Whereas I was appointed by warrant from the Governor to return the names of our Kentish Burgesses to you these are therefore to certify that the Inhabitants have thought good only to appoint Captain Brent & M^r Adams not desiring any more least the charge of this be equal with the former Signed

To M^r John Lewger Secretary &c^a W^m Brainthwayte

5th August 1641

At Saint Marys morning

Assembled

President
Mr Fulk Brent
Mr Giles Brent
Mr Secretary
Mr Greene
Mr Fennick
Thos Baldridge
Thos Morris
George Pye
Mr Gerard
Mr Adams
Robert Vaughan

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A Certificate from the hundred of Saint Georges

23^d July 1641

This is to Certify your worships that with the Consent of the hundred we have made choice of Geo Pye in Francis Grays place

David Wickliff W^m Marshall Tho^s Hebden Tho^s Petit Robert Cager Richard Loe Nicholas Cosin Arthur la Hay

John Ellin Randell Revell John Gy Richard Nevill Richard Cole Richard Hills Ralph Beane Henry Lee

a Certificate from the hundred of St Clements

Liber M C

19th July 1641

We the Freemen of Saint Clements hundred being Assembled together have returned and chosen Thos Gerard Gent Burgess of the said hundred

William Bretton

To the Secry of St Marys

John Robinson

William Broughe John Worthy John Thompson John Hatch

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Whereupon Robert Vaughan (then appearing for the said hundred) was discharged of his Voice and Seat and demanding to have voice in his own person was Refused

Then were read the first time 3 Bills

- 1 For confirmation of Pattent
- 2 For an expedition against the Indians
- 3 Against Fugitives

Then M^r Giles Brent stood up and read one Bill touching probate of wills & Administrations

6th August 1641

Assembled as afore

The 4th Order of Assembly for interposing a day between reading of Bills reversed

Then was read the second time the bill

- I for Confirmation of Patents allowed to be engrossed
- 3 for an Expedition against the Indians allowed to be engrossed

2 Against Fugitives allowed to be Engrossed

Then was read the first time two Bills

- 1 For measures
- 2 Providing for Causes wherein L G is Plaintiff

Liber M C

7th August 1641

Assembled as afore

P. 159 was read the second time

1 The bill touching Causes testamentary referred to the Governor till monday

 $not\ read \left\{ \begin{array}{l} Touching\ measures \\ Touching\ causes\ wherein\ the\ L.\ G.\ is\ plaintiff \end{array} \right.$

9th August 1641

Assembled as afore

a Certificate from Mattapanient

M^r Fennick we whose names are hereunder written do desire you to answer for us at the Parliament and we shall be much beholding unto you for the same

> Richard Gardner Richard Lustick Lewis Froman

Was read a petition of Mary Ford and respited till Wednesday morning

Was read the second time an act for Causes testamentary & respited till Wednesday

11th August 1641

Assembled as afore except M^r Gerard excused by Sickness

Was read the Bill for Causes testamentary to be Engrossed

It was declared that those words in the oath of Judges &c^a [whilst I am a member of this Province are to be understood p. 160 with this addition or explication [and whilst I am in Commission and shall exercise the Office &c^a

Was read the second time the Bill touching measures to be engrossed

Likewise touching causes wherein the Lieu^t Gen^l is plaintiff

It was declared that in causes wherein the Lieutenant General is plaintiff he may grant writt or warrant to warn the Defendant to do such right as is demanded or else to have him before the judge &ca as in other warrants

It was further declared that receiving of a run away Servant Liber M C shall not include Felony or misprision of felony

Session appointed the next Day

12th August 1641

At the Session assembled as last afore

was read the third time

1 The Bill for Confirmation of his Lordships Patent

denied by all but $\begin{cases} President \\ Secretary \end{cases}$

2 The Bill for an expedition against the Indians

Denied by all but $\left\{ egin{array}{l} \mbox{President} \\ M^{\tau} \mbox{ Fulk Brent} \\ \mbox{Secretary} \end{array} \right.$

3 The Bill against Fugitives

Passed by all Senacted by the President in his Lordships name

4 The bill for measures

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passed by all { Enacted by the President in his Lordships name

5 The Bill for Causes testamentary

passed by all but $\left\{ egin{array}{l} Secretary \\ M^r \ Greene \end{array} \right.$

Enacted by the President in his Lordships name

The house Prorogued by the Lieu General in Audience of the house till the next monday after twelfth day which shall be in the year 1642

Bills enacted for Lawes at the Session of Generall Assembly 12th August 1641

Liber C & W H P- 72

An Act against Fugitives

It shall be felony in any apprentice Servant to depart away secretly from his or her master or dame then being with intent to convey him or her selfe away out of the Province. And in any other person that shall wittingly accompany such Servant in such unlawfull departure as aforesaid. And the offendors therein shall suffer paines of death & after his due debts paid shall forfeit all his lands goods & Chattells within the province

Liber C & W II Provided that in case his Lordship or his Leivten! Generall shall at the request of the partie so condemned exchanges such pains of death into Servitude That then such exchange shall not exceed the time of Seaven years & that the master or dame of the parties so pardoned of death shall be first satisfied for, the terme of such parties Service unexpired from the day of such unlawfull departure & for double the time of his absence dureing his said departure

An Act For measures

whereas the want of a sett & appointed measure whereby Corne and other graine might be bought & Sold within this Province doth dayly breed inconveniencies in the pasing thereof from man to man amongst the Inhabitants thereof Be it Enacted By the Lord Proprietarie of this province by & with the assent and approbation of the freemen of this Province that from henceforth the measure used in Engld called the Winchester Busshell be only used as the rule to measure all things which are sold by the Bushell or barrell and all under p. 73 proportions of dry measures to the Bushell The Barrell to contein five of the said Bushell & no more or lesse and that wthin 40 days next after the Proclamation of this act in every County the Sherrif thereof shall procure a good bushell to be made & syzed as above and shall have a Seal whereby he shall seal that and all other measures by which Bushell and Seal the Sheriff shall have allwayes in his custody as a rule whereby others shall be syzed and Sealed which are to be used in bying & Selling within the Province and at the expiration of his office shall deliver the said measure and Seal to his Successor to be kept as aforesaid And every partie convict to have sold by any bushell or lesse or greater measure unsealed or differing from the foresaid after the feast of All Saints next shall pay treble damages to the parties greived and a fine of one barrell of Corne to the Lord Proprietarie Provided likewise that for every Bushell so syzed and Sealed by that in the Sherrifs keeping. The Sherrif for his fee shall have from the parties whose bushell it is four pounds of Tobacco This Law to Continue for 2 years next after the day of this Session

An Act For Causes Testamentary

Whereas the Laws of this Province now in force have not Sufficiently provided for the disposeing of Administrations & makeing just approysm! of the goods of Partyes deceasing within this Province for remedy Be it Enacted By the Lord " Liber Proprietarie of this Province of and with the assent and appro- C&W H bation of the freemen of this Province That the Leivtent Generall or in his absence his Deputie or otherwise the first Councellour resident in the County shall prove Wills and Grant Administracons & exercise all Temporall jurisdictions p. 74 to Testamentary causes appertaying And shall doe or cause to be done right to all persons in all such causes according to the law of the Province & in defect thereof according to the Law or lawdable usage of England in the same or like cases & where the same is uncertain or doubtfull then according to equity & good concience. And be it further Enacted that the Leivten! Generall where no party, haveing right to the Succession of goods of any deceased intestate clameth the administracon of the same) Shall have power himself to administer all estates intestate And that all persons administring shall within a time to be appointed by the Councell if the Leivten Generall adm. or be Exr and if other than by the Lievtenant Generall with advice of the Councell make Sale of the whole Estate administred on at an outcry (except the Cattell of the deceased where the debts of the deceased doe not require it hoggs excluded from this exception) and Shall at the next Court of St Maries after the said outcry deliver in the accompt of the Severall debts debtors and other parcells of the estate to the Register of the said Court by him to be recorded

Provided Never the less that if any person to whom by reason of his right to the Succession of the goods of the intestate the administracon shall be granted or shall be executor by will of the deceased proved shall put in Sufficient security to the Leivten! Generall for the Payment of all debts & legacies of the deceased that then they shall not be obliged to make Sale of any of the goods of the deceased at an outcry but Shall appraise as afores! the Estate & give account of the Estate to the Leivten! Generall upon oath as in England Executors ought to do Likewise th! if any Legatee shall put in Security to the Court to pay the value of the Legacy or such part of it p. 75 as the Debts shall require if the rest of the Estate be not Solvent to Creditors that then that party shall have his Legacie in kind And in all Cases concerning right demanded from by or out of those Estates which the Leivten! Generall shall administ the Councell of the Province shall be understood Judge and because according to this & some other Laws some cases may arrise where the assistance of the Councell will be necessary & the present Councell may either die or be absent or be disagreeing equally Therefore it Shall be Lawfull (in any the cases aforesaid) For the Leivtenant Generall to nominate one or more Councellours to the Effects aforesaid

And in all cases of Administraçon the Administrat¹⁵ shall for CNWH his care & pains taken therein have ten in the hundred of the value of that part of estate sold at an outcry and after the same rate Shall have in kind of such Part of the Estate as shall be reserved to the Estate in kind and Moreov. and above such tenn in the hundred he shall be allowed out of the Estate all charges as he shall make appear to have been laid out for the behoofe of the Estate This Law to revoake any former Law concerning causes Testamentary and to endure for 2 years or to the end of the next Sessions before two years

Published under the great Seal 15th August 1641

PROCEEDINGS AND ACTS

OF THE

GENERAL ASSEMBLY OF MARYLAND,

At a session held at St. Mary's, March 21-23, 1641.2.

CECILIUS CALVERT, LORD BALTIMORE, Proprietary.

LEONARI) CALVERT, Governor.



Whereas at the last Session of Assembly the house was Prorogued until the next monday which shall be after twelfth day Anno 1642 which prorogation it is necessary for certain weighty reasons to anticipate these are to publish and proclaim that I have appointed a General Assembly to be called and held at Saint Marys on the 29th of this month being the morrow after the Feast of Saint Simon and Jude next and therefore I do hereby require all Gentlemen summoned by special writt and the burgesses of every hundred respectively and all others whom it may Concern to take notice hereof and to repair to the said Assembly at the time and place prefixed at their Perills Given at Saint Marys this 18th October 1640 Leonard Calvert

7th November 1641

The Secretary in the absence of the Lieu Gen out of the Province prorogued the day of Assembly until the 14th November following

14th November 1641

The Secretary in absence as aforesaid prorogued the day further until the 20th March follows

By the Lieutenant General

Whereas the house of Assembly stands Prorogued unto the 20th March next at which time the prest Laws now in force will for the Greater part of them determine and expire these are therefore to publish to all persons whom it may concern that I p. 167 have appointed to hold an assembly on 21st march next at Saint Marys Fort and therefore every hundred to choose and send one or two Burgesses to come and the said Assembly in such manner as hath been accustomed and to take notice hereof at their perill. Given at Kent Fort 12th January 1641 Signed

Leonard Calvert

Liber M ← 12th January 1641

Whereas I have appointed to hold a General Assembly at Saint Marys Fort on monday being the fourteenth day of March next these are therefore to will and require you that you repair personally to the said Assembly at the time and place appointed there to consult and advise touching the important Affairs of this Province Given at Kent Fort the day & Year above said

Signed

To M^r Giles Brent Gent Councillor of the Province Leonard Calvert

17th January 1641

The like writt to Captain Thos Cornwaleys Esqr

M^r Fulk Brent Gent M^r John Lewger Secretary M^r Thomas Greene Gent M^r John Langford Gent

M^r Tho^s Gerard Gent

17th January 1641

These are to will and require you to assemble all the freemen as you may of each of the of Saint Marys, Saint Michaels, Saint Georges & Conception alias Mattapanient hundred at a certain time and place by you to be prefixed in each of the said several hundreds to make such election of one or more Burgess or Burgesses as they shall think fit for the next Assembly to be held at Saint Marys on the 21st of March next and to signify such their election under their several hands and make return of the several elections so to be made by the said freemen of each several hundred on or afore the said 21st day of March where there shall be need to signify the said several elections to the several Persons so elected to the end they may be at the said Assembly at the time and place aforesaid whereof fail not this shall be your warrant

To the Sheriff of Saint Marys

By the Lieut Generall

Whereas the house of Assembly stands Prorogued until the twentieth of March next at which time most of the Laws now in force will determine and expire and that it is necessary afore the said expiration to assemble to assemble the freemen for the enacting of new laws and other important affairs of the Province these are therefore to publish & proclaim to all Per-

sons whom it may Concern that I have appointed to hold a Liber M \circ General Assembly at Saint Marys on monday being the fourteenth day of March next and therefore to require the sheriff of St Marys to assemble all the freemen as he may of the several p. 169 hundreds of Saint Marys, St Michaels St Georges and Conception alias Mattapanient hundred at a certain time and place to be by him prefixed in each of the said several hundreds respectively & then and there to warn them to make election of one or two Burgesses for the hundred to appear for the said hundred at the time and place prefixed and to make return of the several Burgesses so elected by the said freemen of each several hundred or by the Major part of them on the said fourteenth day of March at the furthest and to warn all the said several Persons so elected to take notice of such their election and to be present at the said Assembly at the time and place aforesaid

Given at Saint Marys this fourth day of February 1641

4th February 1641

These are to will and require you to assemble all the Freemen as you may of your hundred at a certain time and place by you to be prefixed within the said hundred and then and there to require them to make election of one or two Burgess or Burgesses for the next General Assembly to be held at Saint Marys on the fourteenth day of March next and make return on or before the said day of the name or names of such Person or Persons as shall be so elected by the said freemen or the Major part of them and give notice without delay to the Person or Persons so elected of such his or their election to the end he or they may be at the said Assembly at the time and place purposaforesaid whereof fail not and for so doing this shall be your warrant

To the high Constable of Saint Clements hundred

By the Lieutenant Gen¹

These are to publish and Proclaim to all Persons Inhabitants within this Province that I have appointed to hold a General Assembly of all the Freemen of this Province on monday being the one and twentieth day of this instant month and therefore to require all freemen whatsoever to take notice hereof and either to repair personally to the said Assembly at the time and place aforesaid or else to appoint and depute some other for their Proxy or deputy during the said Assembly there to consult and advise touch* the enacting of new Laws and other

Liber M C important affairs of this Province Given at Saint Marys the second of March 1641

Signed

Leo: Calvert

Published and Proclaimed by the Sheriff at the Fort of Saint Marys the 2^d of March 1641

The like Proclamation sent to Kent 13th March

March 21st 1641

Assembled
The Lieu^t General
Captain Cornwaleys
M^r Giles Brent
M^r Fulk Brent
M^r John Lewger
M^r John Langford

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M^r William Lodington M^r Richard Thompson Henry Lee Thomas Davison Richard Duke Thomas Baldridge Marmaduke Snow John Halfhead Thomas Hebden John Weywill Henry Lee James Johnson Francis Posir Robert Kedger John Harwood Robert Wiseman John Prettiman John Robinson Barber

Angat Baker M^r Tho^s Greene John Cockshott Nicholas Keptin Cyphrian Throughgood Thomas Charington Joseph Edlo Isaac Edwards Walter Beane George Pye Thomas Morris Richard Cole John Medley Nathaniel Pope Richard Garnett Sen^r Henry Bishop Randell Revell William Asiter

John Hallows John Thatcher Robert Clerk (was risen

Thomas Greene Gent exhibited his Proxy for
John Harrison
William Tomson
Richard Cox
Richard Lusthead
John Norman
Robert Nicholls

John Langford Gent exhibited his Proxy for Robert Perry Liber M C

Thomas Baldridge exhibited his Proxy for

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Robert Smith John Hillierd Walter Walterkin

Thomas Morris exhibited his Proxy for

Henry James Mark Pheypo Robert Sedgrave John Hallowes James Cauther John Price

William Browne

John Hallowes Carpenter

John Thetcher Tho^s Franklin Peter Macrell

John Lewger exhibited his Proxy for Burnaby Jackson Thos Morris had leave to be absent & appointed for his Proxy M^r Tho^s Greene

Was read the bill for the support of the Gov^t with General Consent

It was declared by the house that the house of Assembly may not be adjourn'd or Prorogued but by and with the Consent of the house

Then was read three other Bills For the devising of new Laws For an expedition against the Indians For Planting of Corn

The house adjournd it self till the next morning

John Hallows Carpenter appointed for his Proxy M^r Thomas p. 173 Greene

John Thatcher appointed for his Proxy Mr Thos Greene Richard Cole appointed for his Proxy George Pye Thos Charington appointed for his Proxy Geo Pye James Johnson appointed for his Proxy Geo Pye Robert Clerk appointed for his Proxy Mr Jnº Langford Rob^t Kedger appointed for his Proxy Geo Pye

22d March 1641 in the morning

Assembled The President Captain Cornwaleys Mr Fulk Brent M¹ Giles Brent M^r Secretary M¹ John Langford

John Cockshott Liber M C Nicholas Keyton John Prettiman Francis Posir Philip Conner In: Robinson barber Mr Greene M^r Gerard Mr Snow Mr Bretton Cyprian Thorowgood John Medley Isaac Edwards p. 174 Tho^s Davis Nicholas Cossin John Harwood John Nevill John Worthy M¹ Lodington William Asiter

David Wickliff Thomas Baldridge Randell Rebell John Halfhead John Hamton John Weywill George Pye Richard Duke Henry Wiseman Nathan Pope Walter Beame Joseph Edlo Richard Garnett Sen¹ James Johnson Tho^s Hebden Henry Lee Angatt Baker Henry Bishop William Basiter

John Worthy exhibited his Proxy for Rich^d Nevill Richard Hills, William Broughe, Edward Simpson, Thomas Bushell, John Hatch, John Thompson, John Medley, Simon Richardson, John Mansell

M^r Lodington and M^r Thompson were admitted for the Proxys of all the Inhabitants of Kent

A Petition of John Medley referred by the house to Captain Cornwaleys M^r Giles Brent M^r Fulk Brent, M^r Lewger, M^r Langford, M^r Greene, M^r Gerard M^r Lodington or any five of them they to determine the petition in the afternoon, and report to the house to morrow morning

Then was read the Bill for Granting of a Subsidy to his Lordship and voted for the ingrossment no one Contradicting it

Then was read the Bill for the expedition agt the Indians and voted by the Greater part that it was not to be left entrusted to the discretion of the Lieutent General and Council

Then was read the Bill for ordeining certain Laws & Respited till afternoone

p. 175 Then was read the Bill for Causes testamentary as it is recorded 12th August 1641

Then the Bill for the plenty of Corn

Then was the house adjournd by Consent till 2 of the Clock afternoon

Richard Garnett appointed for his Proxy M^r Tho^s Greene

22^d March 1641 in the afternoon

Liber M C

Assembled the greatest Part the Company as afore

The Committee reported to the house that upon examining the petition of John Medley the Considered that John Hallowes should deliver at St Marys before the end of May next 4 Kine with 4 Calves John Medley paying to John Hallows in lieu of finding a Boat for the transport of them 2001 tobacco with Cask on or afore the 10th November next and in default of such delivery at or afore the said day the said Hallowes should pay to John Medley on the said 10th November five thousand w Tobacco with Cask

And the house approved and Confirmed the said Judgment of the Committee

Then was a petition presented by David Wickliff in the name of the Protestant Catholicks of Maryland respited till the next morning

And the house adjournd it self till the next morning

23^d March 1641 in the morning

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President Cap^t Cornwaleys M^r Giles Brent M! Fulk Brent M^r Greene M^r Gerard with the rest as afore

M^r Secretary M^r Langford

The petition of the Protestants was read complaing aged Mt Thomas Gerard for taking away the Key of the Chappel and carrying away the Books out of the Chappel and such proceedings desired against him for it as to Justice appertaineth

M^r Gerard being charged to make answer the house upon hearing of the Prosecutors and his defence found that M^r Gerard was Guilty of a misdemeanor and that he should bring the Books and Key taken away to the place where he had them and relinquish all title to them or the house and should pay for a fine 500^t tobacco tow^{ds} the maintenance of the first minister as should arrive

All that had Proxies expressed themselves that they Voted in their own Behalfs except Jo Worthy who Voted for all his Voices

Brent touching a direction to the Sheriff for his serving an execution the house thought that M^r Giles should not be liable for his direction

For the hearing and determining of all Petitions the house authorised for a Committee Captain Thomas Cornwaleys M^r Giles Brent M^r Secretary M^r Langford M^r Lodington M^r Thomson, M^r Greene, Nath Pope or any five of them and to make Report to the house in the afternoon at S^t Johns

Then was read the bill for a Subsidy and freely passed by every one present and then signed by Captain Thomas Cornwaleys and M^r Giles Brent in behalf of the freemen and afterwards by the Lieu^t General enacted in his Lordships name

The Governor hath appointed to hold a Court on the first monday after Low sunday next and on the first monday after midsummer following

Then was read a Bill for ordaining of Laws & Passed to be engrossed against the afternoon

Then was read the Bill for Plenty of Corn & Respited till next morning

The house adjournd it self till 2 a Clock after Dinner

March 23d afternoon

Assembled

Governor Nicholas Herby Rich^d Purlivant Capt. Cornwaleys Mr Fulk Brent John Gresham M^r Secretary Tho Baldridge M^r Langford David Wickliff M^r Thompson Joseph Edlo M^r Greene Henry Wiseman M^r Gerard Marmaduke Snow Nath Pope Cyprian Throughgood John Medley John Worthy Thomas Hebden Ralph Beane Matt das Sousa George Pye Francisco van Rynden Iohn Halfhead Francis Posie Christopher Carnol Edward Coming Henry Bishop Randoll Rebell John Harwood M^r Britten James Johnson John Hampton James Johnson Kent J㧠Robinson carpenter M^r Lodington Henry Lee

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Touching the petition of John Wheatly against Thomas Liber M C Cornwaleys the Committee reported to the house they found not that Captain Thomas Cornwaleys hath refused to find the petitioner and his wife with the necessarys which he was bound unto and the house approved thereof

Touching the petition of Robert Nicholls and John Hampto the Committee reported that they thought fit to leave the Petitioners to the Ordinary course of Law and the house approved the same

Touching the petition of Thomas Morris to be relieved against Richard Thompson the Committee reported that they found Richard Thompson Guilty of that which is Champerty by the Law of England but not such as is Criminall here and that there is no sufficient matter alledged why the Petitioner should be relieved or Richard Thompson fined and the house approved the same

John Weywill made his Proxy Captain Thos Cornwaleys p. 1

Then was read the Bill for Ordaining certain Laws for the Government and it was passed by all and then enacted by the Lieutenant General in his Lordships name

Then was read the Bill against Fugitives and was first voted and then passed by all the house & then enacted by the Lieutenant General in his Lordships name

Then it was voted and passed by the house that to those words in the act touching Laws on the 12th of November next should be added these words [unless some Assembly be sooner called] and the addition was enacted by the Lieutenant Generall in his Lordships name

The former Committee was appointed to assess for the Clerks fees and all other Persons charges repairing to the Assembly by the appointment of others

Then was read a Bill to prohibite the exportation of deere Skins to the end they might be dressed in the Country but because the Leather dresser could not undertake to take of all the deere skins of the Country till he had Provision of tallow &ca out of England it was respited till next Assembly

Another Assembly was appointed to begin on the first of June next

Then the Lieu^t General dissolved the house

Liber M C p. 180 24th March 1641

 $\label{eq:mettata} \text{mett at a Committee} \left\{ \begin{array}{l} \text{Captain Cornwaleys} \\ M^r \text{ Lewger} \\ M^r \text{ Langford} \\ M^r \text{ Greene} \\ M^r \text{ Lodington} \\ M^r \text{ Tomson} \end{array} \right.$

The Committee assessed the tobacco p head chargeable to the Subsidy to be levied by the Sheriff with the allowance of to p Centum for his pains for the acco^t of the Clerks Fees for five days

Liber C & W H P• 75 Bills Enacted For Laws att the Sessions of Generall Assembly 23th of March 1641

An Act For the putting in force of some Lawes for the Governmt of the Province

Whereas at the generall Assembly held the 19th day of March 1638 there was an act made ordeining certain Laws for the P. 76 Goverm^t of the Province w^{ch} act being now expyred is necessary to be received att least on divers branches of it untill other Laws be devised in place thereof Be it therefore Enacted that so much of the said act as concerneth the rights of the Lord Proprietarie & the peoples liberties the power of Judicature in Civill & Criminall causes the Cap! of the Millitary band officers fees the Setling the house of Assembly the paym! of debts among all Creditors by equal partition (the clause of Forreiners left out) and the custome of Tobacco's shall be revived & stand in force to all intents & purposes untill the end of the next Assembly which Shall begin on the 12,th of November next unless some Assembly be sooner called And all Judiciary acts & proceedings Sentences and executions of Justice done awarded given or executed by any Court Judge or Officer of Justice or by any other person or persons by from or under the authority of such Court or Judge since the 23th of october 1640 so far as they conteine nothing Contrary to the Law of the Province then or att any time Since being or Supposed to be in force Shall be valid and good in Law to all intents and purposes any defect or inualidity otherwise notwithstanding

And the Clerk of the Assembly shall be allowed 50¹ Tobacco p day to begine two days before the Assembly and to be continued till two days after.

An Act For Granting of one Subsedye

Liber C & W 11

The Freemen of this Province out of their desire to return his Lordship some testimony of their gratitude for his Lordships great charge & solicitude in meinteining the Goverm! & protecting the Inhabitants in their persons rights and liberties and to contribute some support toward it so far as the young & poor estate of the Colony will yett beare doe desire that it may be enacted and be it enacted by the Lord Proprietary of the Province of and with the advice & assent of the Freemen p. 77 of the same that every freeman or freewoman & every Servant belonging to some master or dame out of the Province now being or w^{ch} at any time hereafter shall be an Inhabitant of any County of the Province for the space of three months at the least afore the tenth of November next shall at the said tenth of November pay unto such person or persons or one of them as shall be appointed & authorized in that County to Collect the same by the Lord Proprietarie or his Leivtent General 15th of Tobacco for him or her Self & other 151 Tobacco for every person which shall belong to his her or their family or sojourne in the same for the greatest part of the time between this & the 25th of July next (Children excepted under the age of 12 years) and shall pay the said Tobacco with Cask (or allow for Cask after the rate of 101 p hundred) at some such plantation or plantations as Shall be appointed or well liked of in the hundred by the Collector or Collectors or one of them as aforesaid and the Inhabitants of Kent shall be Chargeable to pay it at Kent

And such Collector or Collectors or any of them may distrein for the said right upon any prson or persons chargeable to the said Levy's as aforesaid & refuseing or delaying to pay the same or upon any his or her lands debts goods & Chattells or w^{ch} shall be in his or her possession at the time of such distresse

Provided that where any house keeper or house keepers payes for any freeman or freewoman as belonging to his her or their family such house keeper or house keepers so paying may charge the said Paym! to the account of such freeman or freewoman or recover it by accont of debt in which Case a p. 78 freeman or freewoman is to be judged such as are in covenant for wages or hyre for their work or Service. And where any house keeper as aforesaid payes for any apprentice as belonging to his family wth apprentice as hyred of or belonging to some other person such house keeper so paying may charge the said Paym! to the acco! of the person whoes the apprentice is And where it is uncertain to what family any artificer Seaman or other person haveing no certain abideing place doth

Liber & WIII belong he shall be charged to that family where he had his last abideing afore the time of the Certificate touching the persons

belonging to every family

And every house keeper and house keepers or one of them inhabiting in any County of the province shall at some time between the 25th of July and the 25th of August next Certifie under his or their hands unto the Collector or Collectors of that County or one of them in particular of all the persons belonging to his her or their family or families within the Province on the said 25th day of July upon pain of forfeiting 30th of Tobacco for every person whereof he she or they shall fail to make such Certificate as aforesaid

And every person comeing to inhabite within the Province after the said 25th of July and before the 10th of August following not being a house keeper nor afore charged wth the said paym^t shall be accounted to that family where he shall abide or sojourn for the greatest part of his abideing after such

his comeing into the Colony

An Act against Fugitives

It Shall be felony in any apprentice Servant to depart away Secretly from his or her Master or dame wth intent to Convey him or her Self away out of the Province And in any other person that shall wittingly accompany such Servant in such unlawfull departure as aforesaid And the offender therein shall suffer paines of death and after his due debts paid shall forfeit all his Lands goods & Chattells within the Province Provided that in Case his Lordship or his Leiv! Generall shall at the request of the party so condemned exchange such paines of death into Servitude that then such exchange shall not exceed the time of Seaven years. And that the Master or dame of the party so pardoned of death shall be first satisfied for the terme of such parties. Service unexpired from the day of such unlawfull departure, and for double the time of his absence dureing his said departure.

Published under the great Seal the 26th March 1642

PROCEEDINGS AND ACTS

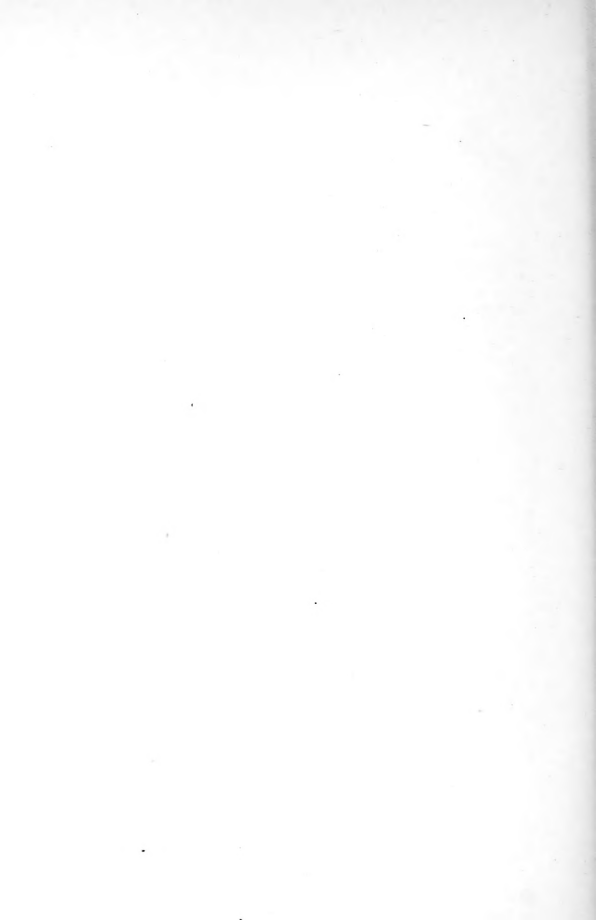
OF THE

GENERAL ASSEMBLY OF MARYLAND,

At a session held at St. Mary's, July 18-August 2, 1642.

CECILIUS CALVERT, LORD BALTIMORE, Proprietary.

LEONARD CALVERT, Governor.



Whereas I have appointed to hold a General Assembly at Saint Marys on Wednesday being the first day of June next these are therefore to Give publick notice thereof to all persons whom it may concern and to require the Commander of the Isle of Kent for that Island and the Sheriff of Saint Marys for all the hundreds of S^t Marys County (Saint Clements excepted) and Mr Thos Gerard Gent for Saint Clements hundred to summon all the Freemen within their several Limits respectively as aforesaid to assemble at a certain time and place to be prefixed by the said several Persons respectively as aforesaid then and there to make election of one or two Burgesses for every hundred during the said Assembly according to the Law in that behalf Provided and to certify unto the said Assembly at or afore the day aforesaid the name or names of such Person or Persons as shall be elected by the Freemen of every hundred so assembled or the major part of them and further to warn the Person or Persons so elected to take notice of such their election & to repair to the said Assembly at the time and Place prefixed there to consult and advise touching the affairs of the Province Given at Saint Marys this 4th April 1642

June 24th 1642

By the Lieut General

p. 186

A Writt sent to Kent directed to M^r Giles Brent to assemble the freemen of the Island at place and time in his discretion to make election of one or two Burgesses for the next Assembly to held on the first monday after Saint James^s day next

July 1st 1642

The like writt to summon an election for an Assembly to begin on 18th July next

By the Lieutenant General

Whereas I have appointed to hold a General Assembly at Saint Marys on monday being the eighteenth day of this instant month these are to give publick notice thereof to all persons Liber M C whom it may concern and to require the freemen inhabiting within Saint Marys hundred to assemble before the Sheriff of Saint Marys at some place near the fort on saturday the ninth of July next in the afternoon then and there to make election of one or two Burgesses for that hundred during the said Assembly and likewise to require the freemen of Saint Michaels hundred to assemble afore the said Sheriff in such Convenient place as he shall appoint in that hundred on saturday next the 16th of July in the afternoon then and there to make like election as aforesaid and likewise to require the freemen of Saint Georges hundred to assemble before David Wickliff at the house of the said David Wickliff of that hundred Planter on p. 187 Saturday the ninth of July next in the afternoon for the like election as aforesaid in like manner the freemen of Saint Clements hundred before John Robinson on Saturday 16th July and the freemen of Mattapanient hundred before Richard Garnett on Saturday 16th July and to require the said several Persons before whom such Assemblies shall be made as aforesaid to certify to the said Assembly on or before the said 18th July the names of the Burgesses so elected by the said freemen so assembled or by the Greater part of them and to require the Burgess to take notice of such their election and to repair to the Assembly at time and place aforesaid. Given at Saint Marys this first day of July 1642

Writt to M^r Giles Brent for summoning the Freemen of Kent to elect &c^a one or two Burgesses

Eod. Personall writts issued to

Captain Thomas Cornwaleys M^r Giles Brent Captain William Blount M^r John Langford

July 13th like personall writts issued to Thomas Gerard

Eodem Writt to M^r Thomas Gerard to summon to Assemble at Convenient place the freemen of Saint Clements hundred to elect one or two Burgesses

17th July 1642

Cyprian Thorowgood Sheriff returned elected for Burgesses by the Freemen of Saint Marys hundred

> M^r Thomas Greene Nathaniel Pope

The said Sheriff returned elected by the Freemen of Saint Liber M C Michaels hundred

Thomas Steveman John Langford Carpenter

Eodem personal writts to

M^r Robert Evelin M^r Cuthbert Fennick
M^r Robert Clerk

Gent Mr William Britton

> 18th July 1642 morning Assembled Lieutenant General Secretary

Called in by special writts

Captain Thomas Cornwaleys Esq^r appeared M¹ Giles Brent Esq^r Captain Cornwaleys exhibited his Proxy and was admitted

Captain William Blount Esq^r

M^r John Langford Esq^rappeared Mr Robert Evelin Gent appeared

M^r Thomas Gerard Gent appeared

M^r Cuthbert Fennick Gent appeared

M^r Robert Clerk Gent

Mr William Britton Gent appeared

Burgesses called for

St Marys hundred { Mr Thomas Greene Gent appeared & admitted Nath Pope Planter | Thos Steeveman Cooper | John Langford Carpr | St Georges hundred { David Whitcliff } appeared & George Pye | Admitted | St Clements hundred William Broughe appeared & admitted | St Clements hundred William Broughe appeared & admitted | St Clements hundred William Broughe appeared & admitted | St Clements hundred William Broughe appeared & admitted | St Clements hundred William Broughe appeared & admitted | St Clements hundred William Broughe appeared & admitted | St Clements hundred | S

p. 189

Conception alias Mattapanient hundd \(\frac{1}{2}\)

Kent County appeared Richard Thompson and Robert Vaughan who exhibited themselves proxies for the several Freemen of Kent who elected them as such and shewed their names but they were refused to be admitted as such in reguard the act had appointed Burgesses and the writt had commanded the election of Burgesses then they pleaded that the freemen Liber M C had likewise elected them Burgesses and desired as such to be admitted whereupon M^r Giles Brent Letter was lookt into and there found a certificate of their election as Burgesses where-

upon they were admitted as such

Then stood up Henry Bishop and exhibited himself Burgess for Saint Leonards hundred and pleaded that it was acknowledged to be a hundred upon the probate of a will whereupon he was answered that it was not yet created a hundred and last election of Burgesses they were joyned to Mattapanient hungeded and that they had no writt to elect Burgesses Burgesses and therefore their election not legal & their Assembly to that purpose unlawful

18th July

Richard Garnett Senior returned Henry Bishop Elected Burgess by the freemen of Conception alias Mattapanient hundred

Eodem in the afternoon

Assembled The Governor Secretary M^r Langford M^r Gerard M^r Evelin M^r Fennick M^r Clerk

M^r Greene Robert Vaughan Richard Thompson

Thomas Steerman { Appeared Burgess for Saint Michaels hundred and admitted

David Whiteliff Nathan. Pope George Pye Henry Bishop William Broughe

John Langford | Appeared Burgess for Saint | Michaels Hundred & Admitted

Robert Vaughan in the name of the rest desired that the p. 191 house might be Seperated & the Burgesses to be by themselves and to have a negative but it was not Granted by the Lieut General

Then upon motion made of a march against the they expressing a great Opposition to it the Lieut General told the Burgesses he did not intend to advise with them

whether there should be a march or not for that Judgment Liber M C belonged solely to himself as appeared by the Clause of the Pattent touching the power of war and peace but to see what Assistance they would Contribute to it in case he should think fit to go; and a motion was made by the Secry that a Bill might be drawn up for the levying of 201 of tobacco p head toward the charge of it whereto the Burgesses desired to have the Patent to peruse & respite till next morning to advise of their answer

Whereupon the house was adjournd till the third Beating of the drum next morning

29th July 1642 morning

Assembled

Governor	M ^r Greene
Secretary	Robert Vaughan
Captain Cornwaleys	Richard Thompson
Mr Langford	William Broughe
M ^r Evelin	Geo Pye
M ^r Gerard	Henry Bishop
Mr Fennick	Tho ^s Steerman
M ^r Clerk	Nathan Pope
	Inº Langford
	David Whitcliff

The house agreed upon these Orders following

p. 192

I Any ten members of the house at any time assembled at the usual or appointed time whereof the Lieu^t General and six burgesses to be seven shall be a house unless sickness do hinder that number in which case only the members present to make the house

Consented to by the Freemen

Enacted by the Lord Proprietary

- 2 Any one of the house not appearing upon call after the third beating of the drum shall forfeit 100¹ tob unless he have Leave of the Lieu^t General for absence
- 3 The Drum to beat as near as may be to sunrising and half an hours distance between each beating
 - 4 No Bill to be read above once in one day
- 5 None to speak in one day above once to one Bill without leave of the Lieutenant General upon pain of 201 tob if two or more rise together the Lieu^t General shall determine who shall speak first
- 6 None to use any undecent taunting or reviling words to the naming or personating of any member in the house or any

Liber M C other way misbehave himself in his speech upon pain of such

censure as the house shall think fit

Upon the motion of the Secretary intimating the necessity to pass the first of these Orders by way of Bill in regard of an act in force the first Order was read by it self as a Bill and passed by all the Freemen Then the Lieut General enacted it in his Lordships name for a Law

And it was declared that it did repeal the former Act

Then the house appointed a Committee to meet every afternoon at 3 of the Clock at the place appointed by Captain Cornwaleys (who is to have the chair) the Committee to Consider of all Bills fit to be propounded to the house and of all petitions and to make Report to the house

Names of the Committee

Captain Thomas Cornwaleys
M^r Secretary
M^r Robert Evelin
M^r Tho^s Greene or Nathan Pope
Richard Thompson
Robert Vaughan
David Whitcliffe or George Pye

The house adjourn'd till next morning

20th July 1642

Assembled as afore

M^r Secretary exhibited his Proxy for M^r Gerard and allowed Then was read the Bill touching the house of Assembly fairly engrossed and two Clauses added to it touching the repealing of all former acts & the limiting the act to endure till the end of the next Assembly

Then the Bill was accepted and signed by Capt Cornwaleys

and M^r Greene and published under the Great Seal

Pe 194 Read the first time the Bill

- 1 For the rights of the Lord Proprietary and liberties of the People
 - ² For support of the Government

3 For Judges

4 For Rule of Judicature

5 Particularly providing for some Offences

6 For appointing Officers

The house adjournd the house till next morning

The Lieutenant General Authorised the Committee to send Liber M C for any parties or administer an oath or imprison upon Contempt or use any power necessary to the trying of any Cause

21 July 1642 morning Assembled as afore

Read the first time the Bill

1 For appeals and Order of hearing Causes

2 For Court days

3 For remedy of Plaintiffs in some cases

4 Forms of Proceedings in Causes

5 Tryall and Judging of Causes

6 Verdicts and Judgments

7 Rule of Executions

The appointment of the Committee was discharged

The house adjournd till next morning

22 July 1642

M^r Fennicks absence was excused by L: G: Cap^t Cornwaleys exhibited his Proxy & was admitted

restAssembled as before

Then was read the first time after amendment the Bill

D- 105

For the right of the Lord Proprietary &ca

2 For Support of the Government

3 For Judges

4 For rule of Judicature

The house adjourn'd till next morning

23 July 1642 in the morning

Assembled as afore except M^r Clerk amerc'd 100^t tobacco absence excused by Lieu^t General

Read the first time the Bill

- 1 For executing upon corn or tobacco
- 2 For Officers
- 3 For executions
- 4 Touching Causes testamentary
- 5 Succession to Goods of Intestates
- 6 Assignments
- 7 Taking up of Land
- 8 Payment of Tobacco's
- 9 Passes
- 10 Servants Land

house adjournd till Tuesday morning

Liber M C

26th July 1642 morning

P. 196 Assembled as afore except Captain Cornwaleys absence excused by Lieut General

Read the petition of George Binks for a publick Salary to the finding of a Chest and the house and the house thought not fit to admit the Petition

Was read the first time the Bill

1 For Greater capitall Crimes

2 For less Capitall Crimes

3 For some Offences not Capital

4 Prohibiting lending arms to Indians

5 Against taking of Canowes

6 Against Drunkenness

7 Against Swearing

the house adjourned till next morning

27th July morning

Assembled as afore with Captain Cornwaleys

Read the first time the Bill

1 Against exportation of Corn

2 For Planting of Corn

3 Against Forestallers and Ingrossers

read the Second time

I For the rights of the Lord Proprietary &ca question for the clause non Obstante [any thing in the Patent &ca notwithstanding] voted it should remain & the Bill to be engrossed

2 For support of the Government

engrossed

3 For judges engrossed

4 For rule of Judicature engrossed

5 For Officers engrossed6 Appeals engrossed

7 Appointing the order of hearing &ca

house adjournd till next morning

p. 197

28th July morning

Assembled as afore except Mr Langford

Read the second time again the Bill

1 For the Order of hearing Causes Voted to be engrossed

2 For Court days voted to be engrossed

3 Remedy for Plaintiffs in some Causes voted to be engrossed

4 Forms of proceedings in Causes Voted to be engrossed 5 The trial and judgment of Causes

the house adjournd till afternoon 3^d beating of the Drum

28th July afternoon Assembled as afore

Liber M C

p. 198

Read the second time again the Bill

- 1 For trial and judging of Causes voted to be engrossed
- 2 Touching Verdicts and judgments voted engrossed

3 Rule for executions voted engrossed

Adjourn'd till next morning

29th July 1642 morning Assembled as afore

Read the second time the Bill

I For executing upon corn or Tobacco voted engrossed

2 For causes testamentary voted engrossed

3 Succession to Goods of intestate voted engrossed

4 Greater Capital Offences voted engrossed 5 Less Capital Offences voted engrossed

- 6 Succession to Land first read and second time
- 8 Some Offences not Capital voted engrossed

8 Touching Boats or canoes voted engrossed

9 Drunkeness voted engrossed 10 Swearing voted engrossed

house adjournd till afternoon third beating of the Drum

29 July 1642 afternoon

Assembled as afore

Read the first and second time the Bill

- I for Serjeants of trained bands voted engrossed
- 2 for delivering Arms to Indians voted engrossed

3 touching Assignments voted engrossed

4 taking up of Land voted engrossed

5 Payment of Tobacco's rejected

6 Passes engrossed

7 Planting of Corn engrossed

8 Exportation of Corn engrossed

9 Engrossers and forestallers engrossed

the next day afternoon appointed for a Session the house adjourn'd till next morning

30 July morning

Assembled as afore except Captain Cornwaleys whose absence was excused by Gov^r

against the Indians of Patuxent for killg his swine and answered that he is required to prove his petition & then he shall have a remedy

p. 199 The Lieut General appointed the Persons then present in the house to be a Committee in his absence and have the Committee all Power necessary to Judicature upon the petitions now presented in the house

30th July Afternoon

Assembled as afore with Captain Cornwaleys

Read the first and second time a Bill appoint^g what shall be judged a sufficient tender and voted to be Engrossed

Read the third time engrossed the Bills

- For right of the Lord Proprietary Denied by Captain Cornwaleys for his Proxy M^r Brent passed by all the rest of the house time of advising taken by Lieu^t General
- 2 For support of the Government passed by all the Freemen Enacted by L^t Gen¹ in his Lordships name
- 3 For Judges passed by all the freemen Enacted by L^t Gen^l in his Lordships name
- 4 For rule of Judicature passed by all the Freemen Enacted by L^t Gen¹ in his Lordships name

5 Appointing of Officers
put to the question whether those words [or Lord of a Mannor] shall be left out of the bill and that they should voted by all except Captain Cornwaleys for himself and his Proxies M¹ Greene and Nathan¹ Pope

 After that amendment the Bill passed by all except the persons that voted as afore against the amendm^t of it and enacted by the Lieu^t General in his Lordships name

6 For appeals

Passed by all the Freemen enacted by the L^t Gen^t in his Lordships name

7 For the Order of hearing Causes
After an addition to it in the end for the swearing of the keeper of a Record

Passed by all the Freemen Enacted by the L^t Gen^l in his Lordships name

Liber M C

8 For Court days

Passed by all the Freemen

Enacted by the L^t Gen^t in his Lordships name

9 Appointing some Remedy for Plaintiffs

Passed by all the freemen except Geo Pye

Enacted by the Lieut General in his Ldshos name

10 Touching forms of Proceedings Passed by all the freemen

Enacted by the Lieut Gent in his Ldshps name

11 Touching Verdicts and judgments

Passed by all the freemen

Enacted by the L^t Gen^t in his Ldshps name

12 Providing some rule for Executions

Passed by all the freemen except M^r Greene Enacted by the L^t Gen^t in his Ldshps name

13 Touching trial & judging of Causes

Passed by all the Freemen

Enacted by the L^t Gen^t in his Lordships name

14 Touching executing upon Corn or Tobacco

Voted to be amended and new Engrossed

The house adjournd till monday morning

1st August 1642

Assembled as afore

Read the third time engrossed the Bill

1 For executing upon Corn or Tobacco

Upon the question whether these words [in one Court]

should be put out it was voted that they should

Upon another question it was voted that these words

[Landlords rents] should be incerted

Upon another question it was voted that this word [Recognisance] should be incerted and in another place the word again in the plural number [Recognisances]

Then was the table of fees read in the house and signed by

the Lieut General and Council

Afterwards the Bill was passed by all the freemen except

M^r Greene

Richard Thompson Robert Vaughan George Pye William Broughe

Then was enacted by the Lieut Gent in his Lorships name

p. 201

Liber M C 2 For Causes testamentary

Upon the question it was voted that these words [or the major part of them] should be incerted as likewise these words [of this Province] twice

then it was passed by all the Freemen

Enacted by Lieut Gen1 in his Lordships name

3 For succession to the goods of intestates

Upon the question it was voted that these words [and Chattels] should be incerted afterwards

Passed by all the freemen

Enacted by the Lieut General in his Lordships name

4 For succession to Lands

Upon the question these words [of freehold] were altered into these [of land in fee]

Likewise that these words should be added [and to the mansion house to hold it during her widowhood]

Passed by all the Freemen

Enacted by Lieut Gen1 in his Lordships name

5 Touching Assignments
Passed by all the Freemen
Enacted by Liout Conlin his Lor

Enacted by Lieut Gent in his Lordships name

6 For Greater Capital Offences

Upon the question these words [offences done within this Province which are declared treason &c^a] were put instead of those [offences of treason declared &c^a]

Passed by all the freemen

Enacted by the Lord Proprietary

7 For Offences less Capitall

Upon the question these words [for Life] were incerted into the forfeiture of Land

P. 203 Passed by all the Freemen

Enacted by Lieut Gent in his Ldshps name

8 For Offences not Capitall

Upon the question whether these words [or Officers] should be put out or no, that they should was voted by all the freemen except

Governor
Cap^t Cornwaleys for himself & 2 Proxies
Secretary for himself and 1 Proxy
M^r Evelin
M^r Greene

Passed by all the freemen Enacted by the Lieu^t Gen¹ in his Lordships name Upon a new debate it was put to the question whether the Liber M C last bill should be voted again or no & that it should was voted by all the Freemen but

John Langford George Pye William Broughe John Sterman David Whitcliffe Nath Pope

Then it was amended by altering those words [or Officer] into these [or high Sheriff of a County]

And with this amendment upon the second voting of it, it was

Passed by all the freemen

Enacted by Lieut General in his Lordships name

9 For taking of Boats &ca

n 204

Upon the debate of that Parenthesis in the bill [unless for Service] which was desired to be put out by some of the freemen and the bill refused by the L^t General unless it were in the bill upon the voting it was rejected by the major part

10 For Drunkeness

Moved by M^r Thompson that the Bill might be applied toward the building of some Church &c^a because it was not admitted the bill was passed by all the freemen, except

Mr Thompson
Robt Vaughan
John Langford
George Pye
Nath Pope
David Whitcliff
Thomas Sterman

Enacted by the Lieut Gent in his Lordships name

11 For Swearing

passed by all except { Nath: Pope Robt Vaughan John Langford

Enacted by the Lieut Gen! in his Ldshps name

12 For delivering arms to Indians

An Amendment was proposed touching leaving free of the L^t Gen^t to give license

this am^{dmt} was preferred by { Lieu^t General Cap^t Cornwaleys & 2 Prox^s rejected by all the rest { Secretary & 1 Proxy M^r Evelin }

The Lieutenant General said he would advise of it further p. 205

Liber M C 13 Touching the house of Assembly

divers amendments proposed by the Lieu^t General and Council none agreed to

The Bill as it was engrossed passed by all the freemen

except

Lieutenant General
Captain Cornwaleys & 2 Proxies
Secretary & 1 Proxie
Mr Evelin
Mr Thompson

The Lieut General said he would advise of it further

14 For the Serjeants fee of the train'd Bands

 $\begin{array}{c} \text{Lieutenant General} \\ \text{Captain Cornwaleys \& two proxies} \\ \text{Secretary and 1 Proxy} \\ \text{M}^r \text{ Evelin} \\ \text{M}^r \text{ Thomson} \end{array}$

Touching taking up of Lands
passed by all the Freemen
Enacted by the Lieut General in his Ldshps name

16 Touching passes

Upon the question it was voted [or another mans servant should be incerted

Then it was put to the question whether the Bill for the fee p. 206 of the Serjeant &ca should be voted again and it was voted that it should then was that bill passed by all the freemen except

Robert Vaughan Geo Pye Nathan: Pope

Enacted by the L^t Gen^t in his Lordships name

Then were some amendments propounded again in the Bill against delivering arms to Indians but nothing determined the house adjournd till Afternoon

1st August afternoon Assembled as afore

Then was read the third time engrossed the Bill

1 For Passes

Upon the question it was voted that these words should be incerted [after the publishing thereof in the County] by judgment upon record or another mans servant or the parties own

servant and indebted by judgment upon record (except it be Liber M C an apprentice [or and these or] another mans servant or the parties own Servant as afore

Passed by all except Captain Cornwaleys for himself &

Proxies

Enacted by the Lieut General in his Lordships name

2 Touching planting of Corn

Passed by all except Captain Cornwaleys for himself and 2 p. 207 Proxies

Enacted by the L^t General in his Lordships name

3 Touching exportation of Corn

Passed by all except Captain Cornwaleys for him-

self and 2 Proxies George Pye Henry Bishop Tho^s Sterman

Enacted by Lieu^t Gen^t in his Lordships name

4 Against Ingrossers and Forestallers

Upon the question it was resolved that instead of those words [within the Province] should be put these [within the County in both Places

Passed by all except Captain Cornwaleys for himself and 2

Proxies

Enacted by the Lieu^t Gen¹ in his Lordships name

5 What shall be judged a lawful tender

except

Mr Greene passed by all Jn² Langford Geo. Pye Nath: Pope Hen: Bishop Tho^s Sterman W^m Broughe David Whiteliff

difficulty was these words [in some place] would have had it by in a place

Enacted by the Lieut Gent in his Lordships name

Then Mr Greene excepted against the voting of this Bill that it was not by the major part of Burgesses as it ought to be whereupon the act was read made in the beginning of this P. 208 Assembly and it was found that the Company present was a house and in this house every one present whether by personal writt or as Burgess had a voice and that the major part of such voices present and such as they were to be Proxies for was to be judged the vote of the house

Then were divers petitions read and answered as of John Hallowes vertus Secretary, of Rob^t Nichols of Thomas Boys:

v Cauther

Liber M C Then the house appointed for a Committee

Mr Secretary
Mr Greene
Mr Thompson
Robert Vaughan
Nath: Pope
George Pye

And gave the Committee power to allow the accots of Burgesses and Officers of this Assembly and to Assess the Sums due from every hundred upon all the freemen of every hundred (not called by special writt) and appointed that such assessment entred upon record shall be a judgment to all respects and that the Sheriff shall collect the said leavys

Then it was Ordered upon motion of the freemen that the Treasurer should bring in his Accounts touching the Leavies had been made upon the Prove at the next Court in October there to be examined & published

Then the L^t General dissolved the house

p. 209

2d August 1642

At Committee Present

M^r Secretary
M^r Greene
M^r Thompson
Robert Vaughan
Geo Pye
Nathan: Pope

M^r Thomas Greene and Nathaniel Pope

The Burgesses of Saint Marys hundred demand to be
allowed
p common (To Clerk of Assembly1401
charge viz ^t) To Drummer
p 13 Days attendance at 40 p day, p each Burgess)
p 13 Days attendance at 40 p day, p each Burgess } is in all
1190
And were allowed according to the demand

And the sum of 1260 was assessed upon the hundred for the payment of the said accot and charge & hazard of Collecting it and it was assessed to be levied of the Persons and after the rates following viz^t

Elizabeth Beach301	M ^r l-lowkins	30
Christopher Carnol30	Jnº Holderne	30
Edward Parker30	William Cox	30

Liber M C William Portar 32 Thomas Keine 32 Ralph Petiman 32 Walter Weeks 32 Andrew Basha 32 John Abbott 96 John Marwood 32 Mr Walker 32 William Risbrook 32 John Hill 32 Richard Smith 32 Henry Morgan 32 John Peare 32 Richard Hobin 32 Richard Pinner 32 George Crouch 32	Thomas Arnold. 32 ¹ Thomas Hales. 32 Thomas Games. 32 Francis Brooks 160 Roger Baxter 32 Howell Morgan 32 Mr Vaughan. 32 Jo: Palmer 32 Jo: Smith 64 Henry Bellamy 32 James Johnson 32 John Ormsby 32 William Jackson 32 William Naufin 32
hundred demand to be allowed to Clerk of Clerk of Clerk of Druming 13 days attendance at 40 min all	of Assembly
Thomas Hebden 28 William Marshall 28 John Stagg 28 Arnold Fueefe 28 Joseph 84 Walter Bean 28 Thomas Murns 28 James Johnson 28 John Nume 28 David Whiteliff 84 Richard Cole 28 George Pye 28 M ¹ Weston 84 John Rutlige 28 Arthur le hay 28	Francis Pope

Assembly Proceedings,	July—August 1642.	145	
p Common charge of { Clerk. Drumi p 15 Days attendance at 40 ¹ p	day _	600	Liber M C
And the deman		691	
And the sum of 750 ^l was assthe payment of the said hundred lecting it and it was assessed to lafter the rate following viz ^t	l and charge & hazard of	col-	
William Cook 30 Joseph Coop 30 John Robinson Car 30 Philip West 30 Robert Tutty 30 John Longworth 30 Robert Edwards 30 John Hatch 30	William Broughe Edward Symson John Worthy Simon Richardson Mr Bretton John Medley John Mansell Richard Nevill Richard Hill Thomas Bushell	.30 .30 .30 .60 .90 .30 .30	
John Langford and Thomas Sterman Burgesses of Saint Michaels hundred demand to be allowed p Common charge of { Clerk			
And the demand is allowed			
And the sum of 1344 ^t tobacco was assessed upon the hundred for the payment of the said Acco ^t and Charge and hazard p. 214 of Collecting it and it was assessed to be levied upon the persons and after the rates following			
Nicholas Keytin	Peter Macrill Thomas Franklin Thomas White Jnº Hallowes carp Anth: Rawlins John Norton Robert Smith Tho® Sterman John Hilierd John Langford Thomas Orly William Edwin Richard Duke	·23 ·23 ·23 ·23 ·23 ·23 ·23 ·23 ·23 ·23	

Liber M C	Thomas Allen. 23 John Price. .46 John Weywill. 23 William Browne .23 John Thrachra Car. 23 Thos Thomas .23 James Cauther 23 John Warren .23 William Durford 23 Walter Broadhurst .46 Barth Lewis 23 Thomas Yewell .23 Francis Gray 23 Mr Pursals .23 Robert Sedgrave 23 James at Grays .23 John Hamton 23 John Malburgh .23 Isaac Edwards
	Henry Bishop Burgess of Mattapanian hundred demandeth to be allowed p Common charge of Clerk
	p 15 Days attendance at 40 ¹ p day 600
	And the demand is allowed
	And the sum of 726 ^t was assessed upon the hundred for the payment of the said acco ^t and hazard of Collecting it and it was assessed to be levied of the persons and after the rate following viz ^t

Richard Garnett 66	Walter King33
Richard Lusthead 66	Francis Posie33
Walter Cotterell 33	Mr Dracutt33
Francis van Ryrden 33	Thos Petitt33
Thomas Charington 33	John Gye
Nicholas Henry132	Simon Dennibiel33
Lewis Froman 33	Henry Bishop33

At the General Assembly held at St Maries on the 19th day Liber of July 1642 Enacted by the Lord Proprietarie with the Consent of the freemen as followeth

Any tenn members of the house at any time assembled at the usuall or appointed time (whereof the Leivten Generall & Six Burges's to be Seaven) shall be a house unless sickness do hinder that number In which Case only the members present to make the House This Act to repeale all other or former touching the house of assembly This act to endure till the end of the next Assembly

Published under the great Seal the 20th day of July 1642 Enacted the 30th July 1642

An Act For Support of the Govern!

For the better Support of the Lord Proprietarie all Tobacco's Shipped to be transported out of the Province (except to England Ireland or Virginia as the last port) Shall pay a custome Liber of five in the hundred to his Lordship This act to endure till C & W II the end of the next Assembly

An Act For Judges

p. So

The Judge in all causes shall be such person or persons as are or shall be from time to time authorized thereunto by Commission from or under the Lord Proprietarie (in his absence from or under the Leivtent generall, Except that in causes not limited in the rule or Sentence by any certain Law of the Province Judgm! shall be by the Leivten! Generall & Councell of the province then present in Court or the major part of them (if it be in the Provinciall Court) or by the Leivtent generall of the Province or Commander or Commists of the County then present in Court or the major part of them (if it be in the County Court) and if the votes of the said Judges be equall that Sentence shall be entred weh is given by the cheif Judge in Commisso Provided that no Judge exercise any act of Judicature before he have taken an oath to administer equall justice to all persons according to the laws of the province to the best of his Skill & power and to delay nor deny to no man right or Justice And in case of absence or infirmity of the cheif Judge in Commisso upon any of the Court days appointed by the law & in cases wherein the said cheif Judge in Commiss? (other then the Leivtenant Generall) is interested as a party The next in Commiss? (being present in Court) shall supply his place during such his absence to all power and effects which the said ordinary Judge was authorized in unless some other be appointed by the Leivtenant Generall Act to endure till the end of the next Assembly

An Act For Rule of Judicature

Right & just in all civill Causes shall be determined according to the law or most Generall usage of the province since p. 81 its plantacon or former presidts of the same or the like nature to be determined by the Judge. And in defect of such Law usage or president then right & just shall be determined according to equity & good concience not neglecting (so far as the Judge or Judges shall be informed thereof & shall find no inconvenience in the applycation to this province) the rules by which right & just useth & ought to be determined in England in the same or the like cases. And all crimes and offences shall be judged & determined according to the law of the Province or in defect of certain Law then they

Liber May be determined according to the best discretion of the Judge or Judges judging as neer as Conveniently may be to the laudable law or usage of England in the same or the like offences Provided that no person be adjudged of life member or freehold without Law certain of the Province This Act to endure till the end of the next Assembly

An Act Providing for Officers

The Lord Proprietarie or his Leivten! generall (in his Lordships absence) may appoint any person to be Conservates of the Peace or Command^r or Commiss^r of any Court wherein he is ordinarily resident dureing his abode in that County or to execute or returne any Commisso to him directed for examining or Certifieing any matters and may appoint any person that hath been freed by Service) to execute to any other office or Command soe there be reasonable fee allowed for it to be determined by the Judge And yeerly at or afore the end of the County Court in March the Councell or Major part of them then present in Court if it be in the Provinciall Court or otherwise the Commissrs of the County if it be in the County Court or the major part of them then present in p. 82 Court shall nominate & recommend to the cheif Judge then Sitting in Commiss? such persons as they Shall think fittest for to execute the office of Sherif out of which persons the said Cheif judge shall or may appoint one to be Sherif of the County for the year next following or otherwise may appoint any other not being of the Councell and may demand and take such recognezances, or Security for the well discharge of his office as he shall think fitt. And any partie refuseing to obey any the lawfull appointm^{ts} aforesaid may be fined and imprisoned till he submitt. This act to endure till the end of the next Assembly

An Act touching Appeals

No appeal shall be admitted from any inferior Court afore judgmt given and untill Sufficient Security shall be put into the cheit Judge of the said Court for the prosecution of the appeal within a Certain time reasonably given & for abideing the judgmt of the Superior Court and if the super Judge or Judges find no cause of appeal he or they may find the appealant & adjudge treble damages to the partie greived This act to endure till the end of the next Assembly

An Act appointing the order wherein Causes shall be heard and determined

Liber C & W H

Upon any Court day all causes wherein issue is joyned and both parties present & ready for tryall shall have right to be called to hearing & determination in the order as the date is

of their entry

And the keeper of the Record shall enter all causes in the order as the demand is made of entry and if more demand together at one time if it be out of Court The keeper of the Record shall use his discretion for the order of the entry in Court the cheif Judge in Court shall determine of the order If divers Causes be entred upon Record on one day the Clerk entring shall distinguish them with figures according to the order of their entry In all other causes the Court may hear them p. 83 in such order as they shall think most agreeable to right and equity provided that civill actions wherein the Lord proprietarie is plantif for debt duty or damage (arriseing otherwise then by fine forfeiture or Composicon for such fine or forfeiture or by assignm^t not made bonâ fide upon good and valuable consideration at or afore the assignm') shall have right to be first heard & determined afore any other And the judgmt first entred shall have right to have first execution out of the office if it be demanded (except as afore excepted) And the execution first delivered to the Sherrif & the persons lands or goods shewen or tendred to be shewen upon which the execution may be layd shall be first served by him upon such persons, lands or goods as aforesaid upon paine of fine and damage to the partie grieved. Provided that the keeper of a Record shall enter no record in his own behalf without the hands of some judge of the Court to the Record nor shall record anything after the publishing hereof in the County unless he be sworne to keep true Record This Act to endure till the end of the next Assembly

An Act appointing Court Days

The first day (not being Sunday or holy day) in the Severall months of June October December February March & Aprill shall be ordinary Court days in the Courts of St Maries and the first day (not being sunday or holy day) in the months of July September, November & January and the next day (not being Sunday or holy day) after the 14th day of December January Febuary March and Aprill shall be ordinary Court days in every other County wherein (and in the days following afore the Court break up) all issues joyned or Petitions entred p. 84 afore any the said Severall Court dayes respectively shall be

p. 85

Liber C&WII heard and ordered upon the request of either partie And no Court may be held for the determination of any civill Cause upon any other then the days afores untill the holding of such Court have been published by some note sett up at the usuall Place at the least ten days before to the end all persons whom it Concerns may have notice of it This Act to endure till the end of the next Assembly

An Act providing remedy for Plantifs in some Cases

The Defendant returned served & defaulting in appearance the Judge may admitt the plantiff to prove his demand and if he see cause may proceed to judgm! And any writt shall be judged Sufficiently served if it, were shewen declared or tendred to the party or left at his usuall plantacon in presence of his wife Servant mate or child of age. And affidavit made that the party had or might have knowledge of it. And in case where the defend! is not an inhabitant of the or is absent out of it the judge may give reasonable time for his answere according to the Case and in default of answere may admit the plantife to prove his demand & proceed to judgmt if he see cause where any party is presented or indicted by 12 freemen to be fugitive out of the province such fugitives lands and goods may be bound by judgmt or delivered in execution to the Creditors makeing such proof as the judge shall think Sufficient and the residue (if any be) shall be delivered to the party or parties lying within the province haveing next right to Succeed & in defect of such shall be seized to the use of the Lord Proprietarie & the goods of such person shall be disposed of as in Case of intestate This Act to endure till the end of the next Assembly

An Act For the Formes of Proceeding in Causes

Every Judge & Court authorized or allowed by the Lord Proprietarie or the law of the Province shall or may have and use all necessary & Sufficient power for the administracon of Justice & doeing or causeing right to be done to all persons & appointing the formes & means of it & awarding all necessary processe to that end in such form and unto such Effects & under such reasonable penalties as the judge or Court shall think fitt guiding themselves as neere as conveniently they may to the former precidents & usages of the Court and in defect thereof to the formes, of England in the same or the like cases except were anything is Specially provided for by the Law of the Province This Act to endure till the end of the next Assembly

An Act ordering somethings touching the tryall and judging of Causes

Liber C & W H

The judge may administer an oath to either party in any civill cause for the better investigation of the truth and upon any ones refusall may proceed against him as if he had Confessed the matter enquired of him by oath—the Defend! in any cause civill or Criminall may put himself for tryall upon the judge or Court or, upon his Country or may wage his Law in cases allowable by the law of England if both parties joyn in the tryall it Shall be tryed according to their agreem! If either party desire to be tryed by the Country & put in Security to pay the charge of the jury the issue shall be tryed by the oath of 12 freemen returned by the Sherrif and thought fitt by the Judge to be admitted upon the exception of either prty And if the other party joyned not in the tryall by the Country he that caused the jury shall defray the Charge of it without putting, it to costs except that in Crimminalls extending to losse of life or Member the offendor may demand to be p. 86 tryed by the Jury without putting in any Security for the charge The Sherrif in a warning of Juries shall observe a Certaine course & order of turnes among all the freemen of the County (The Councell or Commissrs only excepted) to which end the writt for warning the Jury shall not be returnable untill 15 days at the least after the delivery of it to the Sheriff And the Sherrife upon receiveing any writt may award out prepts to any his under Sherife or Bailiffe in any hundred or division to the Effect of the writt w^{ch} precept shall be of force to all persons & the return of such under sherrife or Baileife may be returned by the Sherif wageing of Law against an accompt book shall be admitted according to the sound discretion of the Judge where any executor or Administrator is party to the action the Judge may admitt such proofe as he shall think necessary & Sufficient according to the Case This Act to endure till the end of the next Assembly

An Act Touching Verdicts & Judgments

In actions of debt upon acc! It shall be a good plea for the defendant to say the Plantife (or other party whoes assigne the plantif is) is indebted to him upon account in which Case the account shall be ballanced and judgment given only upon the Clear account If the Judge think any verdict greivious to either party or exceeding the issue Committed to their enquiry he may return them to consider better of it or charge another Jury with it at the instance of either party desireing it and undertakeing the charge To which end the point in issue shall

Liber C & W H likewise in writing under neath it which shall be kept upon a p. 87 fyle by the Clerk of the Court for the justification of his Entry And if the Judge find the Jury evidently partiall or willfull he may charge another Jury to enquire and try be the same evidence and if they find contrary to the former Jury all the former Jury may be fined at the discretion of the Judge This Act to endure till the end of the next Assembly

An Act providing some rule for Executions

All Lands goods & Chattells executed upon by the Sherif (other then Tobacco and necessary Clothing beding utensills & tooles of the partie in execution) Shall be sold at an outcry to such persons as the Sherrif will answere for or the Parties interrested will accept. And in defect of such then thy shall be appraised by 3 men or the greater part of them whereof one to be chosen by the Sherrif another by the owner and the third by the Creditor and if they all differ that appraisment shall stand which is made by him nominated by the Sherrif, or else they shall be appraised by the Creditor (or some by him appointed) and if the owner like them at that rate & pay or secure the Creditor for them he may have them at that rate or else may deliver them at that rate to the Credt And the Parties recovering may have an injunction against any the debtors of the party recovered upon to Command them to pay such debts to the partie recovering & authorizing his discharge And if the debts be not due at the time the Creditor may have an injunction to Stopp them in his hands till further order from the party or the Court And it may be enquired of any party by his oath what he oweth to the party p. 88 recovered upon and the party recovering may be admitted to sue any bill or Debt in name of the party recovered upon. And if the party recovering refuse to take any bill or debt as aforesaid in paym^t The Sherrife shall cause the same to be appraised or sold in like manner as is appointed for other goods. And to party to whose use such bills or debts shall be by such sale or purchase applyed shall be admitted in any Court to all the same right and to all the same Effects & constructions as the Partie him or her self to whom the bill or debt was due And if there be not Sufficient distresse of Lands debts nor goods as aforesd the body of the Partie in execution shall be brought afore the Judge there to be ordered as Justice shall require and if such party had lived any time afore in the quality of a Servant labourer artificer or other laborious art or profession whatsoever the Judge may appoint him to some Corporall labour art or

imploymt most fitting for him dureing such time as he shall think fitt and by Judgmt bind or apply the whole future benefitt or proceed of it to the Satisfaction of the execution Binding the partie or parties recovering to such Competent meintenance to be allowed for necessaries to be found him his wife & Children dureing that time (if any be) as the Court shall think fitt to be put to the account of the party in execution And if such party appointed to any labor or imploym as afd refuse or neglect it the Judge upon Compl! may adjudge him to be punished as a disobedient servant. And if such party in execution be not fit in the Judges discretion to be put to Corporall labour he may commit him to Strict Custody there to be meinteined by the Creditor or Creditors in such proportion & with such allowance of necessaries dureing that time as the Judge shall think fitt to be put likewise to the account of the party in execucon And if the Sherrif after there is a p. 89 prison biult Suffer Such party in execution to goe at liberty out of the prison without Consent of the cheifest Creditor he shall be liable as in case of escape. This act to endure till the end of the next Assembly

An Act touching Executing upon Corne or Tobacco

Enacted the 1st August 1642

No attachmt Sequestroon execution or other processe may be layd upon Tobacco afore it be struck in Cask nor upon any Corne afore it be in the house. But after any judgm^t entred against any party all the Corne & Tobacco of such parties shall stand and be obliged & bound to the use of that Judgm! so that it may not after that time be validly disposed of or applyed to any other use untill such Judgmt be released by the party or Officer or by writt out of higher Court or be satisfied by paying the sume adjudged or tendring it (in such manner as the Law allowes in that behalf) or be ballanced by Judgm^t of like or greater value against the party upon pain of trespasse in all parties privy And the trespasse shall be punished by fine & treble damages And the Corne or Tobacco so disposed of wheresoever found Shall be restored to the use of the judgm^t And the Party or any of them to whose use any Corne or Tob: stands soe bound may at any time upon the neglect or inability of the owner use defray & perform all care Charge & dilligence needfull to such Corne or Tobacco to bring it in Case to be payable & put it to the accot of the owner And after allowance of it by the Judge shall have such Charge added to the Judgm! to all the same Effects as if it had been uomprised

in the judgm! at the first. And if there be more Judgm¹s then c & W H one given upon any Corn or Tobacco such Corne or Tobacco (afore it be applyed & payed to the use of a former [udgm^t) p. 90 Shall stand bound in like manner as afore to the use of every Judgm^t according to the order of the Judgm^{ts} except the party haveing predent Judgment be in delay of executing it Provided that Landlords rents Judgmts for Publique Levies to the use or accot of the Province (allowed by act or house of Assembly) and Judgmts for customs & subsidies to the use of the Lord Proprietarie (granted by Assembly) & Judgmts upon suit of the Lord Proprietarie for his own meere and proper debts and judgmts for fees of necessary publique Officers published by the Leivten! Generall and Councell in a table for that purpose bearing date with this act) Shall be first Satisfied further provided that no party to whom any Corne or Tobacco stands bound by Judgmt as aforesd shall incurre the paine of trespasse afore ordeined unlesse such party were witting to or admonished of that preedent Judgm! of the partie greived And further provided that noe such judgmt as aforesaid be extended to the invaliditing of any Recognizances Mortgage or like Contract (heretofore or before the publishing hereof in the County) made bonâ fide for Security and entred upon record afore the next Court day after the Publishing hereof in the County (if the party interrested in such Mortgage be within the Province before the said Court day) or afore the next Court day after such party comeing into the Province or (if such party be not in these parts of America) afore the next Court day after Christmas come twelve month And that no such Recognizances Mortgages or Contracts for Security to be made after the publishing hereof in the County where they shall be p. 91 made be valid to Stop or Suspend the use & effect of a Judgm^t of afores^d unlesse such only as shall be extant upon Record at or afore the time of such Judgmt given. Provided that no Judgment upon a Recognizance or Confession of the defendant may be entred but in Court

This Act to endure till the end of the next Assembly

An Act Touching Causes Testamentary

The last disposition of the deceased Naming an Executor made either by words or writing touching his or her lands or goods appearing by the oath of two wittness shall be judged the last will and testament of the deceased and the Executor shall have the probate of the will under Seal

If no Executor be named or the Executor named be not willing or able to undertake it or not inhabiting in these parts

The administracon with the will anexed shall be committed to the overseers if any be named in the will or some one of them And if none be then to the neerest of kinne to the Executor being an orphan or out of the Province or in defect of any liveing within the Province and able to undertake it then to the neerest of kinne to the deceased liveing within the Province and able to undertake it. And in defect of such then to the greatest Legatery And if such Legatary be not willing or able to undertake it or not inhabiting in these parts then to the neerest of Kinne to such Legatery willing & able to undertake it and in defect of such then to the next greatest Legatary able and willing to undertaking it and in defect of such then to any other Legatary willing and able to undertake it And in defect of such then to the Greatest Creditor of the deceased claymeing the same. And in defect of such p. 92 then to any person as the Judge shall think fittest. And where no, will is proved the administration of the intestates goods shall be committed to such party liveing within the Province & willing and able to undertake it as hath neerest right by the law of the Province to Suceed to the goods and in defect of such then to the greatest Creditor clayming the same & in defect of such then to such person as the judge shall think fittest. All causes of compl^t against the judge in Testamentary causes and all probats accompts or other matters testamentary wherein he is interested as a party shall be heard and determined by the Judge of the Provinciall Court according to the law or usage of the Province or former precidents of the same or the like nature (to be determined by the Judge) and in defect of such then according to his Sound discretion. Executors & Administrs not being willing or able to undertake the paymt of all debts and legacies of the deceased within this Province shall be charged by oath and Recognizance to Sell the goods of the deceased which shall come to their hands at an outcry (published 5 days before whereof one to be a Sunday or holy day) in the County or hundred where such goods are to be sett to Sale Provided that noe goods be Sold at Such outcry but to such persons as shall be excepted by the Creditrs or Legataries of the deceased then and there present if any be or the major part of them And what is not soe sold shall be appraised by the oath of two men nominated by the Cheifest Creditors or Legataries of the deceased And debts made or goods appraised in such manner as aforesaid shall be applyed to the Creditors or Legataries at those rates p. 93 But it Shall be lawfull to the Executor or Administ to take the goods at the appraism! if they will giveing good Security for the value Noe Executor or Administrator may dispose of any of the deceaseds Estate to the paym! of any debt or

Legacy before the end of the next Court after his probate or C&WH Administracon under Seal & afore a bill published at the usuall place of the County requiring all persons clayming to that Estate to enter their claime in his book at least before the end of the said next Court And after such Court as aforesaid the Executor or Administrator may be judged for any debt or Legacy and may Justifie the Payment of any soe it be without prejudice of others haveing right of preadncy by the And in case the Estate be not found Solvent to all debts & legacies the Executor or Administ. Shall be bound to pay in the order following Viz! That Legacies in kind be paid before legacies in value & debts afore Legacies And of debts that necessary Funerall charges be first defrayed Then Landlords rents then the debts of the Lord proprietary contracted bonâ fide (other then by fine or forfeiture) then publique Levies & Officers fees then Servants wages then judgments appearing upon Record and of them the first Judgment recovered to be first paid and all other debts to be paid by equal partition The Executor or Administrator with Consent of any two or more Creditors or Legataries may admitt & allow any debt of the deceased and Justifie the payment of the same soe it be in such order as is afore appointed. Where the Executor or Administrator hath right to Succeed to the residue no fee shall be due to him for his pains. And likewise were any Creditor or Legatarie is Execut^r or Administrator p. 94 and there be not Sufficient to pay all debts and Legacies within this Province there shall be no fee due for paines But in all other cases the Executor or Administrator shall have such allowance for his or her pains as the Judge shall think fitt soe it exceed not ten per centum of the Estate brought into the accot received where any goods owing for are remaining in Specie among the goods of the deceased the Creditor of such goods or his assigne makeing affidavit or other Sufficient proofe of it may have the st goods restored to him without demunition in Satisfaction of so much of his debt if he demand it afore the property of the goods be altered Act to endure till the end of the next Assembly

An Act touching Succession to goods of Intestate Persons

The Widow shall succeed to the goods & Chattells of the deceased intestate if there be no Child and if there be but one Child the widow shall succeed to the one half & the Child to the other half. And if there be more then one Child the widow shall succeed to one third and the Children to the residue by

equall Shares or to the whole if there be no widdow if neither widow nor Child, the neerest of Kinne (liveing within the Province that may be heire to the deceased) shall succeed to the whole In defect of such kinne the Lord Proprietary shall succeed If any party knowne to have right to succeed in whole or in part be out of the Province or be orphan the Execut or Administ shall bring the residue belonging to such forreiner or orphan into the provinciall Court there to be disposed of for such parties use as the Judge shall think fitt This Act to endure till the end of the next Assembly

Liber

An Act Touching Succession to Land

p. 95

Where any one dyeth Seized of Land in fee not disposeing of it otherwise by his last will the next heire shall suceed as hath right by the Law of England In defect of such heire the neerest heire liveing within the Province may enter upon the Land and hold it for the use of such next heire And if none neerer enter or clayme in 7 years he shall hold it in the same right & estate as if he had been next heire And in defect of all such heyres liveing within the Province the Lord Proprietarie may enter & hold the Land in such manner as is afore appointed for neerest heire And the Widow shall succeed to the thirds of the Lands & to the mansion house to hold it dureing her widdow hood as her husband was seized of at any time dureing the Coverture in such manner as she may by the Law of Engle This Act to endure till the end of the next Assembly

An Act touching Assignments

Where two parties are indebted to one another upon account the one of them may not assigne away his intrest in the account without the Consent of the other unlesse it be of that which is due from the other upon the clear account at that time when such assignment is first demanded of the debtor whoese debt was assigned. Noe deed or Contract made after the Publication hereof whereby the Propinety of any Lands goods or Chattells are intended to passe shall be good & pleadably in Law except the property thereof at or before the makeing of the Contract or delivery of the Instruem^t be altered by delivering possession in the presence of two or more Wittness or that the Instrument by which the right passeth be p. 96 acknowledged before some person authorized and recorded in or certifyed to the office of the County Court afore the next Court day following This Act to endure till the end of the next Assembly

Libe**r** C & W H

An Act ordeinging punishment for certain greater Capitall offences

These shall be adjudged Capitall offences within this Province That is to say all offences done within this Province which are declared Treason by Statute of 25 Edw. 3. c. 2. And all offences of willfull murther to be determined by the Judge as neer as may be to the law of England and all offences of conspiring the death or destruction or of attempting any violence ag'st the person of the Lord Proprietary of this Province or (in his absence) of his Leivtent Generall or of holding any private intelligence with a declared enemy of the Province or of useing in armes or muting against the Lord Proprietarie or (in his absence) against his Leivtent Generall and the offender (whether principall or accessary) in any of these shall Suffer paines of death & shall forfeit all his or her lands goods & Chattells to the Lord Proprietarie and the wife shall lose her dower and the offendors blood shall be Corrupted This act to endure till the end of the next Assembly

An Act ordeinging punishment for certain lesse Capitall Offences

These following shall be judged likewise Capitall offences within this Province That is to Say all offences of homicide pyracy robbery Burglary Sacriledge Sodomy Sorcery rape p. 97 polegamy and larceny to be determined by the Judge as neer as may be to the Laws of England likewise all offences of willfull burning or destroying a house or stack of Tobacco Corne or hay of another mans or of cutting or plucking out anothers eyes or tongue And the offendor (whether principall or accessary afore that offence committed) in any of these shall or may be Judged to Suffer paines of death or of burning in the hand or losse of member or to lose all his or her Lands for life goods or Chattells dignity or Office or may be out Lawed exiled imprisoned dureing Life or adjudged to Serve the Lord Proprietary and his assignes for the terme of 7 or lesse years (except he be a Gentleman) or may be otherwise Corporally Corrected or put to Shame as the Court shall think the Crime This Act to endure till the end of the next to deserve Assembly

An Act for punishment of some offences not Capitall_

Every person stricking any officer Juror or Wittness in presence of the Court or stricking any other person with a

drawne weapon in presence of the Court, or stricking any Magistrate or highe Sherrife of a County in or for the doeing of his Office or counterfeiting the hand or signe manual or any of the Seals of the Lord Proprietarie and useing such Counterfeiting hand or Seale within his Lordships Jurisdictions to the prejudice of another or willfull falsyfying corrupting or embaselling of a record or giveing false wittness upon oath in Court or perswadeing or hyreing another to give such false wittness may be judged to lose his or her right hand or to be burned in the hand or to any other Corporall Shame or cor- p.98 rection (not extending to life) or be fined as the Court Shall think fitt This Act to endure till the end of the next Assembly

An Act for the Punishment of Drunkennesse

Every one convicted of being drunk (to be determined by the Judge) by or before any Sworne Judge by veiw of the Judge Confesion of the Partie or testimony of two Sworne wittnesses Shall forfeit 1001 Tobacco toward the building of a prison or such other publique use as the Lord Proprietarie or his Leivtent Generall Shall think fitt or if the offender be a Servant and have not where with to Satisfie the fine he shall be imprisoned or sett in the Stocks or bilbos fasting for 24 hours this act to endure till the end of the next assembly

An Act For the Punishm! of Swearing

Every one convicted of prophane cursing or Swearing (to be determined by the Judge) by or before any Sworne Judge by hearing of the Judge confession of the party or testimony of two Sworne wittnesses shall forfeit 51 Tob to be imployed as afore This Act to endure till the end of the next Assembly

An Act appointing a fee for the Serjeants of the Trayned band

The Serjeant of the Trayned band in every hundred shall have 4^t Tobacco upon every head in the hundred able to beare armes for his art & paines in trayning them but this year only two pound per head. This act to endure till the end of the next Assembly

An Act Touching, takeing up of Land

Where any one entreth upon land to be held of his Lordship. or taketh out warrant for such Land in any certain place he shall enter into rent the next Christmas following And if the

p. 99

Surveyor be found in delay after his warrant delivered to him C & W H he Shall be lyable to the value of the rent to the party till he hath returned his Survey and the Secretary shall be liable in like manner for delay of drawing the Pattent after the Survey returned and warrant for drawing of it. Every one claiming title to any Land in certain to be holden of his Lordship may demand his claime to be entred upon Record and such entry shall barre all ensueing Grants of the same Land till the claime be tryed. Warrants for laying out of Land (without any certaine place assigned) delivered to the Surveyor shall bind the Surveyor to lay the lands out according to the order as the warrants were delivered to him upon pain of recompence to the party greived except he have other instructions to the Contrary from or under the Lord Proprietarie upon the back side of every Pattent or in a Schedule annexed (afore it be put to the Seal the Surveyor being thereunto demanded by the party interrested shall discribe the Plott of the grant with all the names mentioned upon the grant and Seale and Compasse By which bounds the grant shall be interpreted and Judged ever after This Act to endure till the end of the next Assembly

An Act touching Passes

Noe man after the Publishing hereof in the Coty may withp. 100 out Passe from the cheif Judge of the County in Commission for the time being transport any Inhabitant out of the Province being indebted by Judgment upon record or another mans Servant or the parties own Servant & indebted by Judgment upon record (except it be an apprentice) or otherwise obnoxious to Justice And a passe may not be granted to any one untill he have sett up an note at the usuall place at the least 5 days before (whereof one to be a Sunday or holy day) Signifleing such his intent to depart out of the Province And if the party of whom the Passe is desir'd know or be informed that the Party is indebted or another mans Servant or the Party's ow Servant (as afore) or obnoxious to Justice in some other County he may not grant a Passe till the party have obteined a Certificate from the Comd^r of the County which may not be granted afore another like note there sett up to the Purpose and in the manner as aforesaid upon paine that the offendor or offendors to the Contrary hereof shall make fine and recompense to all parties greived. This act to endure till the end of the next Assembly

An Act Provideing for the Planting of Corne

Every person planting Tobacco Shall Plant & tend two acres of Corne upon paine of forfeiting 3001 Tobacco for

every acre wherein default Shall be made and so rateably for a lesse quantity unlesse there appear just cause to excuse C & W H The one half of which forfeiture to be to the the default Surveyor and the other to the Sherrife And the Sherrif of each County & Surveyor Generall Shall take an oath to veiw respectively every Plantation within the County's Respectively tively yearly between the first of May & the first of September and to enquire by what means they may of the hands planting Tobacco in every Plantation and truely to certifye what quantity of Corne ground is planted and tended in every such plantation This Act to endure till the end of the next Assembly

An Act limiting the exportacon of Corne

Noe Corne from and after the midst of October in any yeare of the growth of the Province as well Indian as other may be exported out of the Province untill the midst of Febuary following at the soonest & at other time of the year noe such corne may be exported without the lycence in writing of the Leivt! Generall and Councell upon the Consideration of the Store of the Country To which purpose one or more persons in every hundred appointed thereunto by the Leivtent Generall or Commander of any County calling to him one or two Neighbours shall at some time in January yearly veiw the Store or quantity of Corne then being in every family within the hundred and estimate the same and enquire and take the names or number of the persons belonging to every such family and certifie the same upon oath before the first of Febuary Yearly unto the Leivtent Generall or to the Commander of the County by him to be Certifyed without delay to the Leivten! Generall And all persons exporting or attempting to export before, or without such lycence as aforesaid Shall forfeit the Corne so exported or attempted to be exported or the value of it and it Shall be judged out of the province if it be sold or delivered to any Indians This Act to endure till the end of the next Assembly

An Act against Ingrossers & Forestallers

Noe person may ingrose Corne within the Province to be determined by the Court upon pain of fine to the value of the Corne soe ingrossed rating it at the price it was Sold at by such Ingrosser the one third of which forfeiture to be to the Person informing or proceduting against the Offendor Noe person may buy bespeake Promise or Contract for any goods or Servants brought or Comeing in to the province with intent

p. 102

Liber & W H to Sell the same again within the Province nor may Sell the same within the Province within the Space of one year after at greater price then he bought them at unlesse the goods or Servants were so bought bespoken promised or Contracted for after Seven days after the arrivall of such goods within the Province if it were in any pinnoce or lesse vesell or after 28 days after the arrivall of the goods or Servants if it were in any Ship or vessell of 50 Tonne or above upon paine of fine to the value of the goods or Servants bought or Sold to the Contrary hereof whereof one third part to be to the party proceduting or informing against the offender. This Act to endure till the end of the next Assembly

An Act determining what Shall be Judged a Lawfull Tender

It shall be Judged a sufficient tender of Tobacco in any Debtor if he tender it at some place within the County where the Debtor dwells (except it be otherwise agreed) upon the day when it is due or otherwise if after the Stricking of it at any time before the 16th day of March he warne the Creditor or his Attorney in the County to come and receive it & after 20 days after such warning (or in Case the Cred! nor his Attorney be in the County to be warned) then after 20 days after such p. 103 Stricking in the presence of two or more Credible freemen that may make oath of the Soundnes and weight of the Tobacco he weigh and mark the Tobacco to the use of the Cred after which time it shall remain as the proper goods of such Creditor and any party privy other then such Creditor (or some other by his Consent or appointment) using hearming or takeing away such Tobacco after such tendure made shall make fine and Pay treble damages to the Party greived This Act to endure till the end of the next Assembly

[Published und^r the great Seal 2^d August 1642]

The Table of Officers Fees

Assesed & Published by the Leivten^t generall and Councell on the first day of August 1642 To be paid in Tobacco with Cask

Fees of the Secretary of the province or Clerk of Any County Court

Imprimis For entring any matter upon record five pound p page Item for entring a Deposition or for a Certificate or Copy of a Record ten pound per page—Item for drawing and

Recording a Commission Licence or Certificate in parchm^t thirty pound Item For drawing & recording the Pattent of a Mannour if it be in paper only Sixty pound if in parchment one hundred pound and into this summe all entries to be reconed touching such pattent. But if it be but a freehold then half the fee to be paid as for a Mannour Item For probate of a will or Letters of Administration five pound per Centum of the value of the Inventory brought to account received. But if the Estate of the deceased be not found Solvent after all debts and Legacies defrayed then only thirty Pound certain Item For takeing and Recording an Inventory or accompt ten pound p page of Forreiners double the fees may be demanded & taken as aforesaid

Fees of the Surveyor Generall

p. 10.1

Imprimis For Surveying any plott of grownd of 100 Acres or under 11 p acre If the ploot be between 100 and 200 acres then for the first hundred as afore and for all above half a pound per acre If between 200 and 500 acres then for the first 200 as afore and for all above one quarter of a pound per acre If it be between 500 and 1000 acres then for the first 500 as afore and for all above one pound for every 8 acres if it be above 1000 Acres then for the first 1000 as afore & for all above one pound for every 10 acres Item for entring a survey upon his book 51 Item for Certyfying a survey 51 Item For discribing a plot of the grant if it be 100 acres or under 101 If above then 51 for every hundred Acres

Besides these Fees the Surveyor may demand for every days absence from home goeing and Comeing to Survey the Plott (except time Spent in or about the Survey) 201 p day But if divers make use of such goeing and Comeing The Surveyor is either to part the said fee for it rateably among all that make use of it or else the Party paying him for the whole time may refuse to let others have the benefitt of it unlesse such as will contribute or Compound for it And the party employing the Surveyor is to find him a boate and two hands and victualls out and home

Fees of the Sherrif or Marshall

Imprimis For Serving any writt or processe 10th p every name to be served in the writt Item for Collecting any Publique duties 10 p Centum of the sume Collected

Item for Serveing a writt of execution 5 p Centum of the Summe levied

Liber C & W H p. 105

Item For veiwing a dead body & warning the Enquest 40^t Item For an Imprisonm^t 20^t p day Item for inflicting Corporall Correction 50 Item For takeing away member or Life 100^t

These fees abovesaid For veiwing of a dead Imprisonment of a Felon inflicting of Corporall Correction and takeing away of Life or member are to be paid by the party Cause thereof if hee or Shee be Solvent and if not then to be demanded of the Province at the next Assembly following.

PROCEEDINGS AND ACTS

OF THE

GENERAL ASSEMBLY OF MARYLAND,

At a session held at St. Mary's, September 5-13, 1642.

CECILIUS CALVERT, LORD BALTIMORE, Proprietary.

LEONARD CALVERT,

Governor.



Whereas I have appointed to hold a General Assembly at Saint Marys on monday the 5th of September next to consult and advise of matters much importing the Safety of the Colony at this present these are therefore to give publick notice thereof to all Persons whom it may concern and to require all freemen inhabiting within the Province to be at the said Assembly at the time and place aforesaid either by themselves or their Deputies or Delegates sufficiently Authorised there to consult and advise touching the matters aforesaid whereof not to fail at their Perill Given at Saint Marys this 22^d August 1642

A Copy hereof sent to Kent by John Hollis

5 September 1642 morning

Assembled

Governor	M ^r Weston	
Captain Cornwaley	cs Cyprian Thorowgood	
Mr Giles Brent	Nicholas Herby	
M ^r Secretary	Mr George Binks	
M ^r Surveyor Gen ^l	John Hollis Carp	
David Whitcliffe	Jo: Weywill	
George Pye	Thomas Franklin	
Mr Greene	Thomas Hebden	
M ^r Clerk	Francis Posie	
Appeared		
Nathaniel Pope		
Joseph Edlo		p. 249
John Norman	their Proxie M ^r Tho ^s Greene	
John Hannead		
John Cockshott J		
Cuthbert Fennick		
Jo: Holderne		
Richard Cope	by their Proxie Capt Thomas	
Andrew Monroe	Cornwaleys	
Robert Perry		
John Cook		
Daniel Clocker 1		

Philip West Liber M C Philip West by their Proxie M^r Secretary Barnaby Jackson Thomas Mums Robert Dixon by their Proxie M^r Geo Binks Richard Cole \ by their Proxie Dav^d Whitcliffe Robert Kedger by his Proxie George Pye Richard Banks William Wright by their Proxie Rand Rebell James Johnson by their Proxie Thomas Hebden Richard Garnett by their Proxie Nicholas Hewey p. 250 Walter Cottrell Francis van Rynden Henry Bishop by there Proxie Fra Posie Walter King Thomas Petit John Gye

Inhabitants of Kent

William Naufone Thomas Allen John Bennett Henry Morgan Thomas Pett Thomas Stent Giles Basha Thomas Keyne Francis Brooks William Lant William Parry Robert Philpott Nicholas Porter George Crouch Robert Hewett Robert Lake John Pattner William Wieldee Richard Thompson

Simon Demibiell

Francis Rabnett Thomas Butler Walter Weeks Edward Comins John Russell Thomas Parker Thomas Hales William Cox Henry Bellamy Ralph Pettiman Thomas Kidd John Medcalfe John Gresham John Marwood William Jackson Richard Smith Richard Spain William Smith William Ashbrook

Edmond Parry
Devor Godwin
Thomas Dier
Robert Short
Nich Pothampton
Roger Baxter
John Smith
Richard Purlevant
John Abbott
Duck Denitz
Philip Conner
John Walker
John Lee
Walter Smith
Henry East
John Powell
James Johnson

Nicholas Browne	
John Hill	
Mathew Rodan	
Thomas Arnold	
Richard Pinner	
Howell Morgan	
John Armsby	
Edward Thompson	l
Thomas Bradnock	
John Philips	
Robert Vaughan	
Andrew Basha	
Richard Hoben	
Charles Steward	
John Pere	
Hughe Fowes	
James Claughton	

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William Porter

All these above appeared by their Proxie Mr Giles Brent

Col^o Franc^s Trafford Esq^r Capt William Blount Esq^t Roger Oliver Robert Hedger Richard Duke M^r James Neale Robert Ellison

Excused for their absence as being out of the Province or County

Peter Draper John Harrington William Marshall John Stegg Arnold Fresh Joseph Gregory John Court M^r Dracutt

Suspended from Amercm^t till they may have notice that their presence is required by themselves or Proxie

p. 252

All these following amerced 201 tobacco for not appearing by themselves or proxie upon call till they purge their Contempt

- 1 William Hawkins
- 1 Ellis Beach
- I Robert Nicholls
- 1 John Thatcher
- i Henry Brooks
- 1 William Tomson
- 1 William Durford Jo: Hampton

- I Christopher Carnall
- 1 Edward Cottam
- 1 Thomas Davis
- 1 Nicholas Keytin
- 1 Stephen Thomas
- ı Mark Pheypo Barth: Lewis
- 1 Peter Marril

Y .	1		1
1.1	ber	AL	Ų,
			-

p. 253

John Norton Tho^s Orly Thomas Thomas Isaac Edwards 1 Nicholas Cossin John Harwood Iohn Elkin 1 William Bretton Robert Tully ı John Tomson Simon Richardson Richard Hills ı Henry Hooper Thomas Boys Thomas Baldridge 1 Thomas Willis I Henry James Thomas Allen Thomas White I Thomas Sterman John Price Thomas Pewell 1 Arthur le Hay 1 Thomas Pasmore Iohn Robinson Car ı Edward Hall 1 William Cook Robert Edwards

ı Edward Sympson

John Mansell

1 Robert Smith William Edwin John Warren John Rutlidge ı Henry Lee 1 William Marfeim 1 John Sutton Ing Robinson Carp John Langworth William Broughe John Medley Thomas Bushell 1 Alexius Hooper 1 William Hardedge - Inº Hollis Carp Joseph Buskett John Prettiman James Canther 1 Anthony Rawlins John Langford William Browne - John Marlburgh т Francis Pope Inº Nevill ı Hangat Baker Mr Gerard ı Joseph Cardell Coop John Hatch John Worthy

1 Richard Nevitt

Mr Thomas Weston being called pleaded he was no freemen because he had no land nor certain dwelling here &ca but being put to the question it was voted that he was a Freeman and as such bound to his appearance by himself or proxie whereupon he took place in the house

Then M^r Secretary administred to the Lieu^t Gen^t a Corporal Oath upon the holy Bible in these words [You shall swear that you will be true and faithful to the right honble Cecilius Lord and Proprietor of this Province of Maryland and that you will defend and maintain to the utmost of your Power all his rights Interest and Royal Jurisdictions and Seignory into &over the said Province and the Islands thereunto belonging P. 254 according to his Lordships charter of the said Province under the Great seal of England and shall faithfully serve him as his Lieut General of the said Province and in all other Offices committed to your charge by his Lordships Commission to

them you shall also swear that you will do equal right and Liber M C Justice to the poor and to the rich within the said Province after your cunning wit and power and according to the Laws and Ordinances of the said Province you shall not for fear favour or Affection or any other Cause let or hinder justice but shall truly execute the said Offices according to your Commission and you shall not know of any attempt against his Lordships right and Dominion in to or over the said Province and the People therein but you shall resist and Oppose it with the utmost of your power and make the same known with Convenient speed to his Lordship and you shall in all things faithfully counsell and advise his Lordship according to your heart and Conscience so help you God and the Contents of this Book]

Then were these Orders agreed upon by General Consent

of the house

I Any one of the house not appearing upon call after the third beating of the drum shall forfeit 20¹ Tobacco

2 For the morning the Drum is to beat as near as may be to

sunrising and an hours beating between each Beating

In the afternoon the first beating is to be at one of the

Clock and then an hours distance between each Beating

3 None are to speak above once in one day to any several P- 255 matter or clause of any bill without leave of the house, if two or more rise together the Lieu^t General is to determine who shall speak first

4 None are to use any undecent taunting or reviling words, to the naming or personating of any member, in the house or any other misbehave himself in his speech upon pain of cen-

sure by the house

5 Every bill is to be read twice afore it be engrossed, &

after Engrossment to be put to the vote at a third reading

Then was the Governor Captain Cornwaleys M^r Brent M^r Secretary, M^r Surveyor, M^r Weston & M^r Greene appointed for a Committee to meet in the afternoon at the second Beating of the drum, at two of the Clock for the drawing up of a Bill touching a war to be made upon the Indians and other matters pertaining to the safety of the Colony

It was then ordered, that a new summons by special messengers, should be sent to the freemen of S¹ Marys and Saint Georges hundreds to appear by themselves, or Proxies, on Wednesday next, upon pain of 50¹ tob⁰ to be forfeited by every one making default; therein and to the freemen of Saint Michaels and Saint Clements hundred to appear on

Friday next on like pain

Then M^r Brent moved as from the Inhabitants of Kent, that it might be declared by the house, whether the Inhabitants

Liber M C may freely without leave depart out of the Province being P. 256 engag'd or obnoxious to Justice And it was answered by the Governor that he did not Consent that it should be decided by or in this house

Then the Lieut General adjourn'd the house till the third

beating of the drum at 4 of Clock this afternoon

In the Afternoon

Accomblad

Assemble	ed .
Governor Captain Cornwaleys Mr Brent Mr Secretary Mr Surveyor Mr Greene Mr Weston Mr Binks David Whitcliffe Mr Clerk Randoll Rebell	George Pye Cyprian Thorowgood Nicholas Hervy John Hollis John Weywill Thomas Hebden Francis Posie William Broughe Thomas Sterman William Durford
Henry Brooks Steven Thomas } excused for the	eir absence by sickness
Thomas Sterman William Broughe Francis Gray and all the others that appeared by Proxie this afternooon	nitted of their amercm ^{ts}
Thomas Davis Alexius Putton Robert Nicholls William Howkins Thomas Franklin appeared b	y their Proxie M ^r Greene
Peter Draper John Earrington } appeared by t	heir Proxie the Gov ^r
John Price Anthony Rawlins	

p. 257 $P\epsilon$ Jo

Ic А John Hollis Planter John Hollis Carp William Browne Thomas Thomas John Thatcher Thomas Willis William mar fennis

appeared by their Proxie Capt Cornwaleys

Francis Gray appeared by his Proxie Thos Sterman

Liber M C

The Committee return'd to the house a Bill drawen for an expedition against the Indians

Which was once read

And the Governor demanding to be exempted from the leavy it was put to the question whether a Clause for his Exemption should be incerted into the Bill and that it should was voted by 38 Voices denied by 100 Voices

Whereupon the Governor adjournd the house till the third

beating of the drum next morning

Cyprian Thorowgood) Appointed for their Proxie John Weywill Walter Broadhurst) Simon Richardson (John Mansell John Langworth Inº Tomson Richard Nevett p. 258 Joseph Cadell Richard Hills Edward Simpson appeared by their Proxie Robert Tully W^m Broughe William Cook Thomas Bushell Rob^t Edwards John Medley John Hatch John Worthy John Robinson William Bretton

6 September 1642 morning

Assembled as last time except Cyprian Thorowgood and Thomas Sterman, whose absence was excused and John Weywill and John Hollis Planter and W^m Durford who had made their Proxies

M^r Brent desired it might be put to question whether the house had power to decide the right of the Freemen to depart out of the Province at their pleasure unless they were indebted or otherwise obnoxious to justice

The Governor refused to put it to the question to the freemen to determine thereof as Judges of the matter in question Liber M C Mr Secretary spake not to the question but as a Councillor that he thought the matter was to be put to the question and that it could not be rightfully Denied to them and that the

p. 259 house hath power to decide such things as shall be put to the question both by former usages and Presidents of the house and by the writt calling them to Consult and by his Lordships intent that the house should have such power expressed in the Acts formerly consented unto and sent over by his Lordship

Upon further debate it was declared by the Gov^r that it is the common right of all inhabitants to depart out of the Province at their pleasure unless indebted or obnoxious to Justice or unless there be some transcendent Cause for the safety of the People for the Lord Proprietary or his Substitute to overule that right in some particular cases for a Convenient time

Upon motion about repealing the Laws made last Assembly the Governor declared he was willing to repeal divers of them as that of Judges, order of Causes executing upon Corn or Tobacco

Then the house fell upon the reading of the said Laws to see which were fit to be repealed or amended and in the first for support of the Gov¹ it was voted that instead of those words [except to England &cⁿ] it should be altered [except to any Port of his Majestys Dominions where custom is due to his Majesty for any such tobacco

Then they voted the Continuance of it to be altered to endure for one year the Governor refused to alter it in that

form but that it should stand as it did

p. 260 Then the further reading of the Laws was laid aside and the Governor appointed a Bill to be drawen for the repeal of all the Laws made last Assembly

Then was read the second time the Bill for the Expedition &ca and altered with some amendments

Then the same Committee was appointed to sit as yesterday (only M^r Westons place to be supplied by David Whiteliff) for the drawing up of other Branches appertaining to the safety of the Colony

And the Lieu^t General adjournd the house till the third beating of the drum at 4 Clock afternoon

This morning William Hardich Appeared by his Proxic M^r Thomas Greene

 $\begin{array}{l} Henry\ Hooper \\ M^r\ W^m\ Brainthwayte \end{array} \right\} Appeared\ by\ their\ Proxie\ the\ Gov^r \end{array}$

Edward Cottam William Durford Appeared by their Proxie Cap^t Cornw^s

6 September 1642 Afternoon

Liber M C

Assembled as afore except M^r Weston who appeared by his Proxie George Pye

The Governor, Captain Cornwaleys, M^r Brent M^r Secretary, M^r Surveyor M^r Greene, M^r Binks and Nicholas Hervey appointed for a Committee to consider of Bills to be propounded to the house on monday next

And the Lieut General adjournd the house till monday p. 261 morning eight of the Clock at third beating of the drum

7th September 1642 morning

The Committee met as was appointed and the bill for rule of Judicature with some amendments was passed as fit to be propounded to the house

The Bill for Officers was much opposed by Cap^t Cornwaleys and M^r Brent as unnecessary as giving away their Liberties as imlimited in point of Sheriffs recognisance and number of Offices to be imposed & as against Common right and decency compelling men to be hangmen

The Governor consented that an exception should be made of the Office of Hangman and that Recognisance might be limited to such a Value as the Business might amount unto committed to his trust as 10000 wt of Tobacco or the like sum

With these Amendments the Bill was thought fit to pass by the Governor Secretary Surveyor and M^r Binks denied by the other four

In the afternoon divers Bills were passed with Common consent with some amendments

$$8^{th} \; Sept^r \; Afternoon \; present \left\{ \begin{array}{l} Governor \\ Captain \\ Secretary \\ M^r \; Brent \end{array} \right.$$

The Bills for Capital Offences excepted at by the Captain p. 202 & Mr Brent thought fit to be passed by the Governor and Secretary

The Bills for Planting of Corn exportation of Corn against forestallers and what shall be judged Sufficient tender rejected the rest passed with some Amendments

Liber M C On the 11th September afternoon the Committee Agreed upon 25 Bills to be presented to the Consideration of the house as fit to be enacted

The Bill for Officers was not agreed upon

The Bills for Planting of Corn exportation of Corn and Forestallers were left to the house whether they would think them fit to be repealed or no

The Bills for the Order of hearing Causes for Executing upon Corn or tobacco and what shall be judged a lawful

tender were agreed upon to be repealed

12th Sept^r Robert Clerk appointed M^r Langford to be his Proxie

12th September 1642 morning

Assembled

Governor

Cap^t Cornwaleys

Mr Secretary

Mr Surveyor

Mr Brent

Mr Greene

Mr Bincks

Mr Bhevro

p. 263 Mark Pheypo
Jo Rob bar
William Asiter
Hangat Baker
George Pye
Francis Pope
Arthur Hay
Henry Lee
Thomas Pasmore
Edw^d Hall
David Whitcliffe
Richard Cole
Walter Beane

Appeared by their Proxie M^r Weston for 3 days

Stephen Thomas John Norton Tho^s Pewell Rob! Smith Jo: Hilierd Rob! Sedgrave Tho^s Baldridge John Warren Walter Walterlin Henry Brooks

John Langford
Jnº Prettiman
Jnº Merlburgh
Thos Sterman
James Cauther
John Sutton
W^m Thompson
Nicholas Keytin
William Laftin

appeared by their Proxie Cap^t Cornwaleys

	M ^r Bretton Richard Nevett Will ^m Broughe Jo: Worthy	Edw ^d Sympson Tho ^s Bushell Richard Ellis Simon Richardson	appeared by their Proxie John Medley	Liber M C
	John Mansell Jnº Thompson Jnº Hatch		}	
	John Harwood Christopher Carnol	appeared by their	r Proxie M ^r Greene	p. 264
	Ellis Beach appeare	d by his Proxie M ^r	Secretary	
a	John Rutlidge excu Servant	sed from appearan	ce being certified for	
	Mr Gerard Thomas Boys Robert Edwards John Briskett John Edwards Bartholomew Lewis John Robinson Car John Langworth Jo Hamton Thomas Orley Jo Elkin William Edwin	- CADDOTECT DOE	upon call	
	William Broughe	nor any of them	Walter Broadhurst Joseph Cadell Jnº Langward Robert Tulty William Cook Jnº Robinson Carp	

The Report of the Committee was read to the house

Then were read the 25 Bills drawen up with amendments agreed upon by the Committee and the Bill for Officers and some amendments made infra vid

The Governor excepted to the time of 3 years appointed for the endurance of the Laws

Whereupon it was put to the question and it was voted that p. 265 they should endure till the first meeting of the next Assembly by 26 Voices viz^t Governor 3 Secretary 4 Mr Surveyor 2 Thomas Hebden 1 Mr Weston 15 Nicholas Cossin 1

That they should endure till the first meeting of the next Assembly and in case no Assembly were sooner Called then for three years voted by 46 Voices viz^t M^r Greene 18 Jo Medley

Liber M C 12 Mr Binks 4 Nicholas Hervy 3 Francis Posie 8 Randol Rebell t

That they should endure for three years voted by Captain Cornwaleys and M^r Brent who with themselves and Proxies

The Lieu^t General adjourn'd the house till the third Beating of drum afternoon

Amendments made in the first reading of the Bills

1st Act for support interlin

[Except to Virginia and except to]

2d Act for Judges

interlin [then present in Court] as aforesaid]

[Provided that the Lieut General of Province or any one of the Council or the Commander of the Isle of Kent or in his absence the next in Commission then being in the County may determine and Correct any Offences which are or may be determined and corrected by a Justice of Peace in England any thing in this Act to the Contrary notwithstanding

- P. 266 4 Appeals
 [And performing] within the Cognisance of the Court]
 - 5 Court days [requiring the presence of more Judges]
 - 10 Rule executions
 [being present]
 - THE Testimony
 [Shall not be excepted against] [Ordinary] wthin the
 Province] [Affidavit or other]
 - 13 dele [the Executor or]
 - 20 interlin [Except the right savid to Adventurors by Conditions of Plantation]
 - 21 [Consent of] [that is obnoxious to justice for some malefice nor without the Consent of the party of Parties interested may transport any one]

[upon pain &ca] dele cetera

24 Expedition

[in every hundred defective which shall charge it upon the freemen of the hundred in the same manner and]

[in every hundred by the L^t Gen^t] dele cætera usq. and the [or afore

In the afternoon Assembled as afore

Liber M C

M^r Brent exhibited a Protestation in the name of the house touching certain Liberties but it was Refused to be admitted p. 267 till the names of the parties were to it whom it pretended to personate.

Then it was put to the question for what time the Bills

should be made to endure

And that they should endure for three years or else to the next meeting of Assembly if an Assembly be within that time was voted by the Governor M^r Secretary, M^r Surveyor M^r Binks Thomas Hebden & M^r Weston for themselves and Proxies

That they should endure for three years certain voted by Captain Cornwaleys M^r Brent M^r Greene Nich^o Hervey Randoll Rebell, Jo: Medley Francis Posie and Nicholas Cosin for themselves and their Proxies

Then by appointment of the Governor was read the Bill for the expedition and that it should be Engrossed was voted by the Governor Secretary Surveyor Mr Weston Thomas Hebden Mr Binks and Francis Posie that it should not was voted by the Captain Mr Brent Mr Greene Nicholas Hervey Randoll Rebell John Medley and Nicholas Cosin for themselves and their Proxies

Then were all the Bills read again and all of them including the bill for the expedition were voted to be engrossed nemine contradicente except the Bill for Officers

Which was voted to be engrossed by the Governor Secretary Surveyor M^r Weston Tho^s Hebden Nicholas Cosin John Med- p. 268

ley and Mr Binks & Proxies

Not to be engrossed by Captain Cornwaleys, M^r Brent M^r Greene Nicholas Hervy and Francis Posie for themselves and Proxies

Then was the house adjournd by the Lieu^t General till the third Beating of the drum next morning

13 September 1642 morning

Assembled as last afore except Randoll Rebell who appeared by his Proxie Captain Cornwaleys

Nicholas Cossin upon his motion was excused of the fine

of 201 tobacco

Liber M C

Richard Duke
John Wyatt
Joseph Cadell
Walter Broadhurst
Robert Edwards
John Langworth

Appeared by their Proxie Cap! Cornwaleys

Mr Thomas Gerard appeared by his Proxie Mr Secretary

the fine of 501 tobacco laid by L1 General upon

William Brough Thomas Boys John Bushett John Nevill

Pr. 269 Then was read the Bill for support of the Lord Proprietary and denied by the Governor till the Clause of Endurance for three years were annexed likewise by Mr Secretary passed by all the rest of the house

Governor refused to enact it

And in like manner was done for the nineteen Bills next following

The bill for the Serjeants of the trained Band was denied by the Captain by M^r Brent M^r Greene Nicholas Hervy Francis Posie & John Medley for themselves & their Proxies Passed by all the rest

the 21, 22, 23 Passed by all but the Governor and Mr Lang-

ford refused to be enacted by the Gov^r

the 24 For the expedition denied by all except Governor Secretary M^r Binks Nicholas Cosin Tho^s Hebden & M^r Weston & M^r Surveyor and likewise the 25

Then was read the accompt of John Hallowes and Ordered by the house that he should be allowed 1000l tobacco and Henry Hooper the drummer 100l tobacco and that these sums should be assessed 2 shares of it upon Saint Marys County and 1 upon Kent the assessment of the hundreds in Saint Marys to be by L G & Council and in Kent by the Commander & Commissioners the Sheriff to Collect it and have after the rate of 10l p Centum of the sum collected

Then was read the Protest of some of the house against his Lordships Power of Adjournment of Assemblies

P. 270 Then was read another protest of the same men, touching the departure of Inhabitants out of the Province without leave and the Lieu^t General Consented that this should be entered for his answer instead of the former touching that point that he declareth it to be the Common right of all inhabitants to

depart out of the Province at their Pleasure unless indebted Liber M C or obnoxious to Justice

Then the Lieutenant General adjournd the house till the afternoon

13th September 1642

Assembled as afore

This amendment was propounded by the Lieu^t General in the Bill for Judges [nor that any Process be awarded against his Person nor the persons of his necessary menial Servants in the cases aforesaid nor that any process be awardable against his Goods or Chattels until the Party have delivered to the Judge the Petition containing the right or damage in demand and the Judge have signified the said Petition to the Lieu^t Genth desiring him to do such right or satisfy such damage as is demanded or shew cause why he refused to do so and the Lieuth General have refused to do either and that after any Process awarded in the Cause aforesaid if the Lieuth General shall be ready &call ut Sequit^r in the Bill

Then were read the eleven first Bills viz^t

For support of the Government

2 For Judges

3 For the rule of Judicature

4 Touching Appeals

5 Appointing Court days

6 Providing Remedy for Plaintiffs in some Cases

7 For the forms of Proceedings in Causes

- 8 Fording some things touching the trial and judg! of Causes
 - 9 Touching Verdicts and Judgments 10 Providing some Rule for executions

11 Touching Causes testamentary

Then was read the 12th Bill touching succession to Land

13 Touching Succession to goods of intestate Persons

14 Touching Assignments

- 15 Ordaining Punishment for certain Greater Capital Offences
 - 16 For the punishment of Certain less Capital Offences

17 For punishment of some Offences not Capital

18 For the punishment of Drunkenness 19 For the punishment of Swearing

20 Appointing a fee for Serjeants of trained Bands

21 Touching taking up of Land

22 Touching Passes

23 Touching Attachments or executing upon Corn or Tobacco

р. 27 г

Liber M C And all the Bills aforesaid were passed by all the house and then enacted by the Lieu^t General in his Lordships name

Then was read the 24th Bill for an expedition agst the Indians and passed by all except that Captain Cornwaleys denied it for 15 of his Proxies of Saint Michaels hundred by reason of the clause of exempting the Governors Servants

Then it was enacted by the L^t General in his Lordships

name

Then was read the 25th Providing some things for the better safety of the Colony and it was passed by all and then enacted by the Lieutenant General in his Lordships name

Then at the motion of some of the freemen the Bill against Forestallers and Ingrossers enacted by the last Assembly was read and put to the question whether it should be Continued or no and that it should was voted by the Governor the Secretary the Surveyor M^r Greene M^r Binks Thomas Hebden M^r Weston and Nicholas Cosin denied by the rest

Then the L^t General dissolv'd the Assembly

Liber P R p. 18 At a Generall Assembly at S^t Maries on the thirteenth day of September 1642 were enacted these Acts following

1 An Act for the support of the government

ffor the better support of the Lord Proprietary, all tobaccos shipped to be transported out of the Province (except to virginea and except to any of the Kings dominions where customes are vsed to be paid to his Ma^{tie}) shall pay a custome of five in the hundred to his Lo^{pp} This Act to endure for three yeares from this present day.

2 An Act for Judges

The Judge in all causes shalbe such person or persons as are or shalbe from time to time authorised thereunto by Commission from or vnder the Lord Proprietary, or (in his absence) from or vnder his Lieuten! Generall Provided alwaies that in all Causes matters & questions for wen no certaine rule of determination is provided by any Law of the Province, but left to discretion, or committed to the æquity or conscience of the Judge; the Judge shalbe the Lord Proprietary, or (in his absence) the Lieutenant Generall and the Councell of the Province then present in Court, or the maior part of them, if

it be in the Provinciall Court, or (if it be in the County Court) Liber PR the Comander and Commissioners of the County or the major part of them (then present in Court) shalbe Judge in all causes (as aforesaid) not exceeding their Commission, so that after judgemt there be power of appeale to either partie to the Provinciall Court. Provided that the Lieutenant Grāll of the Prov: or any one of the Counsell, or the Comander of the County of Kent, or (in his absence) the next in Commission then being in the County, may determine & correct any offences web are or may be determined & corrected by a Justice of Peace in England, any thing in this Act notwithstanding.

And if the votes of the Judges be æquall, that iudgem^t, shalbe entred w^{ch} is given by the cheife Judge in Commission.

Provided that no Judge may exercise any act of indicature in any cause or matter wherein himselfe is interessed as a party; nor before he have taken an oath to administer æquall instice to all persons according to the Lawes of the Province, to the best of his skill and power & to delay nor deny to no man right or justice.

And in case of absence, out of the County or hundred, of all others at that time in Commission, or in case of default of all others in Commission (being in the County or hundred & having lawfull notice & warning of the Court) the cheife Judge in Commission may judge and determine all causes during such absence or default, to all the same powers & effects as if the rest in Commission were present & consenting with him.

And in case of absence or infirmity of the cheife Judge in Commission vpon any of the Court daies appointed by the Law; the next in Commission, then being in the County or hundred (vnlesse some other of the Commission be appointed by the Lord Proprietary or his Lieutenant Grāll) shall hold the Court & supply the place of the said cheife Judge to all intents & purposes.

And in cases where the cheife Judge in Commission is is interessed as a party, the next in Commission (then present in the County or hundred) may award all processe necessary for for purposing the cause to determination, and may appoint & hold a Court for the determination thereof in the same manner & to all the same effects & powers, as the said cheife Judge might in other cases. Provided that the Lieutant Grāll be not suable for any cause or matter arising in or for the exequution of his Office, nor that any processe be awardable against his person, nor the persons of his necessary meniall servants (in the cases aforesaid) nor that any processe be awardable against his goods or chattells, vntil the partie have delivered to the Judge the petition containing the right or damage in

Liber P R demand, & the Judge have signified the said petition to the Lieutenant Grāll, desiring him to doe such right, or satisfie such damage as is demanded, or shew cause why he refuseth so to doe, and the Lieutent Grāll have refused to doe either; and that after any processe awarded in the case aforesaid, if the Lieutenant Grāll shalbe ready to sett forth or appoint sufficient distresse of goods to the value mentioned in the writt, no writt may be served or laid vpon any others then those so sett forth & appointed by himselfe. This Act to endure for three yeares from this present day.

3 An Act for Rule of Judicature.

Right and iust in all civill causes shalbe determined according to the Law or most generall vsage of the Province since it's plantation, to be determined by the Judge. And in defect of such Law or vsage, then right & iust shalbe determined according to æquity & good conscience, not neglecting (so far as the Judge shalbe informed thereof, and shall find no inconvenience in the application to this Province) the rules by which right & iust useth and ought to be determined in England in the same or the like cases

And all crimes & offences shall be judged & determined according to the Law of the Province, or (in defect of certaine Law, then) according to the best discretion of the Court. Provided that no person be adjudged of life; member, or freehold, nor be outlawed, or exiled, or fined to above the value of one thousand weight of tobacco without Law certaine of the Province: and that no corporall punishm^t be inflicted by vertue of this Act vpon a gentleman. This Act to endure for three yeares from this present day.

4 An Act touching Appeales

No appeale shalbe admitted from any inferior Court afore iudgem^t given, and vntill sufficient security shalbe putt in to the cheife Judge of the said Court, for the prosequution of the appeale within a certaine time reasonably given, and for abiding & performing the iudgem^t of the Superior Court. And if the Superior Court find no cause of appeale, they may fine the appellant, and adiudge double damages to the party greived. This Act to endure for three yeares from this present day.

5 An Act appointing Court daies.

The first day (not being Sonday or holy day) in the severall months of June, October, December ffebruary, March, and Aprill,

shall be ordinary Court-daies in the County of St Maries. And Liber PR the first day (not being Sonday or holy day) in the months of July September, November & January, and the next day (not being Sonday or holy day) after the fourteenth day of December, January, ffebruary, March & Aprill, shall be ordinary Court-daies in every other County, wherin (and in the daies following afore the Court break vp) all issues ioined or petitions entred afore any the said severall Court daies respectively (within the cognisance of the Court) shalbe heard & ordered vpon the request of either party. And no Court may be held for the determination of any cause (requiring the presence of more Judges) untill all such as have voice in the Court (and are within the County or hundred conveniently to be warned) have warning & notice thereof [some] reasonable time before. This Act to endure for three years from [this present] day.

6 An Act providing remedy for plainti[ffs in some Cases]

The defendant returned served, and defaulting in appearance, the [Judge may admit] the plaintif to prove his demand, & if he see cause may procee[d to ludgment] And any writt p. 20 shalbe iudged sufficiently served, if it were shewen, declared, or tendred to the party, or left at his vsuall plantation, & affidavit made by any one that the party had certaine knowledge of it.

And in case where the defendant is not an inhabitant of the Province or is absent out of it, the Judge shall give reasonable time for his answere according to the case. And in default of answere may admitt the plaintif to prove his demand, &

proceed to judgemt if he or they see cause.

where any partie is presented or indicted by twelve ffreemen to be a ffugitive out of the Province for debt or malefice such ffugitives lands & goods may be attached or delivered in exequution to the Creditors making such proofe as the Judge shall thinke sufficient, and the residue (if any be) shalbe delivered to the party or parties living within the Province, having next right to succeed. And the goods of such ffugitive shalbe disposed of by Administration as if the party had died intestate. This Act to endure for three yeares from this present day.

7 An Act for the fformes of Proceedings in Causes.

The cheife Judge in Commission, of every Court, shall or may have, and vse all necessary & sufficient power for the administration of iustice, and doing or causing right to be done to all persons (in all causes within cognisance of the Liber P R Court) & appointing the formes and means of it, and awarding all necessary processe to that end, in such forme & vnto such effects, as the Judge shall think fitt: guiding themselves as neare as conveniently they may to the former præsidents & vsages of the Court, and in defect thereof to the formes of England in the same or the like cases (except where any thing is specially provided for by the Law of the Province. This Act to endure for three yeares from this pnt day.

8 An Act ordering some things touching the triall & iudging of causes.

The Judge may administer an oath to either party in any civill cause for the better investigation of the truth, and vpon any ones refusall, may proceed against him, as if he had confessed the matter enquired of him by oath. The defendant in any cause civill or criminall, may putt himselfe for triall, vpon the Judge, or Court, or vpon his country, or may wage his Law in cases allowable by the Law of England. If both parties ioine in the triall, it shalbe tried according their agreement. If either party desire to be tried by the country, and putt in security to pay the charge of the Jury, the issue shalbe tried by the oath of twelve ffreemen, returned by the Sheriff & thought fitt by the Judge to be admitted, upon the exception of either party. And if the other party ioined not in the trial by the country, he that caused the Jury shall defray the charge of it, without putting it to costs. Except that in criminals extending to losse of life or member, the offendor may demand to be tried by the country, without putting in any security for the charge.

The Sheriff in warning of Juries shall observe a certaine course & order of turnes among all the ffreemen of the County (the Counsell and Commissioners only excepted). To we end the writt for warning any Jury shall not be returnable vntill fifteene daies at the least, after the delivery of it to the Sheriff. And the Sheriff vpon receiving any writt, may award out precepts to any his vnder sheriff or bailiff in any hundred or division, to the effect of the writt, we precept shalbe of force to all persons, and the returne of such vnder sheriff or bailiff may

be returned by the Sheriff

Waging of Law against an Accompt-book, may be admitted or refused according to the sound discretion of the Judge.

Where any Exequator or Admrātor is partie to the action, the Judge may admitt such proofe as he shall think necessary & sufficient, according to the case. This Act to endure for three yeares from this present day.

9 An Act touching Verdicts and Judgements

Liber P R p. 21

In actions of debt vpon accompt, it shalbe a good plea for the defendant, to say The plaintif (or other partie whose assigne the plaintif is) is indebted to him vpon accompt. In we'd case the Accompt shalbe balanced, & judgemt given only

vpon the cleare accompt.

If the Judge think any verdict greivous to either party, or exceeding the issue, committed to their enquiry, he may returne them to consider better of it, or charge another Jury wth it, at the instance of either party desiring it, & undertaking the charge. To wth end the point in issue shalbe delivered to the Jury in writing, and the verdict returned likewise in writing vnderneath it, wth shalbe kept vpon a file by the clerk of the Court for the iustification of his entry.

And if the Judge find the Jury evidently partial or willfull, he may charge another Jury to enquire & try by the same evidence. And if they find contrary to the former Jury all the former Jury may be fined at the discretion of the Judge. This Act to

endure for three yeares from this present day.

10 An Act providing some Rule for Exequations

The necessary clothing, bedding, and tooles of any party may not be taken in exequution, but all other the lands, goods & chattells of any partie exequuted vpon by the Officer shalbe sold at an outcry, to such persons as the Officer will answere for, or the partie interessed (being present) doth not except against. And in default of such, then they shalbe appraised by three men or the greater part of them, whereof one to be chosen by the Officer, another by the owner, and the third by the Creditor or party recovering or his assigne. And if they all differ that appraisement shall stand w^{ch} is made by him nominated by the Sheriff or officer. Or els they shalbe appraised by the Creditor (or some by him appointed) & if the owner like them at that rate, & pay or secure the Creditor for them, he may have them at that rate, or els may deliver them at that rate to the Creditor

And the party recovering may have an iniunction against any the debtors of the party recovered vpon, to command them to pay such debts to the party recovering, and to authorise his discharge. And if the debts be not due at that time, the Creditor may have an Iniunction to stop them in the debtors hand till further order from the party or the Court. And it may be inquired of any partie by his oath what he oweth to the party recovered vpon. And the party recovering may be admitted to sue any Bill or debt in name of the party recovered

Liber P R vpon. And if the party recovering refuse to take any bill or debt as aforesaid in payment, the Officer shall cause the same to be appraised or sold in like manner as is appointed for other goods.

And the partie to whose vse such bills or debts shalbe by such sale or purchase applied, shalbe admitted in any Court to all the same right, and to all the same effects and constructions, as the party him or her selfe to whom the bill or debt

was due

And if there be not distresse sufficient of lands, goods, nor debts as aforesaid, the body of the party in exequution shalbe brought afore the Judge there to be ordered as iustice shall require. And if such party had lived at any time afore in the quality of a servant, labourer, artificer, or other laborious art or profession whatsoever, the Judge may appoint him to some corporall labour, art, or employment, most fitting for him; and by iudgem^t bind or apply the whole future benefitt or proceed of it to the vse of the Exequation vntil it be satisfied: binding the party or parties recovering to such competent meintenance to be allowed for necessaries to be found him, his wife & children during that time ([if] any be) as the Court shall think fitt, to be putt to the accompt of the party in [exequation] And if such partie appointed to any labour or employment as aforesaid re[fuse or neglect] it, the Judge (vpon complaint) may adjudge him to be punished as a disobfedient servant

And if such partie in exequation be not fitt in the Judge's discretion [to be put to] corporall labour, he may committ him p. 22 to strict custody, there to be mein[tained by] the Creditor or Creditors in such proportion and with such allowance of necessaries during that time as the Judge shall think fitt, to be put

likewise to the Accompt of the party in exequution.

And if the Sheriff (after there is a prison built) suffer such partie in exequation to goe at liberty out of the prison, without consent of the cheifest Creditor, he shalbe liable as in case of escape. This Act to endure for three years from this pat day.

11 An Act touching Causes Testamentary.

The last disposition of the deceased (naming an Exequutor) made either by words or writing touching his or her lands, or goods or any other matter, appearing by oath of two witnesses, shalbe judged the last will and testament of the deceased. And the Exequutor shall have the Probate of the will under Seale.

If no Exequutor be named, or the Exequutor named be not willing or able to vndertake it, or not in these parts, the

Administration with the will annexed shalbe committed to the Liber P R Overseers (if any be named in the will) or some one of them. And if none bee, then to the nearest of kinne to the Exequator (being an orphan or out of the Province) willing & able to vndertake it; and in default of such, then to the nearest of kinne to the deceased, living within the Province & willing & able to vndertake it. And in defect of such, then to the greatest Legatary living within the Province & willing & able to vndertake it; and in defect of such then to the nearest of kinne to such Legatary willing & able to vndertake it, & in defect of such, then to the next greatest Legatary, being within the Province, & willing & able to vndertake it; and in defect of Legataries, then to the greatest Creditor of the deceased, clayming it. And in defect of Creditors then to any person as the Judge shall think fittest.

And where no will is proved, the Administraon shalbe committed to such partie living within the Province, & willing & able to vidertake it, as hath nearest right by the Law of the Province to succeed to the goods. And in defect of such, then to the greatest Creditor clayming it. And in defect of such,

then to such person as the Judge shall think fittest.

All causes of complaint against the Judge in Testamentary causes, and all Probates Accompts, or other matters Testamentary, wherein he is interessed as a partie, shalbe heard & determined by the Judge of the Provinciall Court, according to the Law or vsage of the Province, or former presidents of the same or the like nature (to be determined by the Judge) and in defect of such then according to his sound discretion.

Exequitors & Administrators not being willing & able to vidertake the payment of all debts & legacies of the deceased within this Province, shalbe charged by oath and Recognisance, to sell the goods of the decease w^{ch} shall come to their hands at an outcry (published five daies before, whereof one to be a sonday or holy day) in the County or hundred where such goods are to be sett to sale. Provided that no goods be sold at such outcry but to such persons as shall not be excepted against by the Creditors or Legataries of the deceased, then and there present (if any be) or the major part of them.

And what is not so sold shalbe appraised by the oath of two men nominated by the cheifest Creditors or Legataries of the

deceased then and there present.

And debts made & goods appraised in such manner as aforesaid, may be applied to the Creditors or Legataries at those rates. But it shalbe lawfull to the Exequutor or Admrator to take the goods at the appraisem giving good security for the value.

No Exequutor or Admrātor may dispose of any of the

Liber P R deceaseds estate to the paymt of any debt or legacie, before the end of the next Ordinary Court after his Probate or Administration vnder Seale: and afore a Bill published at the vsuall place of the County, requiring all persons clayming to that estate, to enter their clayme (in his book at least) before the end of the said next Court. And after such Court as aforesaid, the Exequutor or Admrātor may be judged for any debt or legacie, & may justifie the payment of any, so it be without prejudice of others having right of precedency by the Law.

And in case the estate be not found solvent to all debts and Legacies, the Exequutor or Admrātor shalbe bound to pay in the order following. viz that Legacies in kind be paid afore Legacies in value, and debts afore Legacies. And of debts that funerall charges [be] first defrayed, then Landlords rents, then the debts of the Lord Proprietary contracted bonâ-fide (other then by fine, forfeiture, or assignments to others vse) then publique leavies, and officers ffees, then Servants wages, then iudgements appearing vpon record within the Pr[ovince] and of them the first recorded be first paid. And that all other debts be paid by æquall partition.

The Exequator or Admrātor, with consent of any two or more Creditors or Legataries may admitt and allow any debt of the deceased, & justifie the payment of the same, so it be in

such order as is afore appointed.

where the Exequutor or Admrātor hath right to succeed to the residue, no fee shalbe due to him for his paines. and likewise where any Creditor or Legatary is Exequutor or Admrātor, and there be not sufficient to pay all debts and legacies within this Province, there shalbe no fee due for paines. But in all other cases the Exequutor or Admrātor shall have such allowance for his or her paines as the Judge shall think fitt, so it exceed not ten per centum of the estate brought into the accompt received.

where any goods owing for, are remaining in specie, among the goods of the deceased, the Creditor of such goods (or his assigne) making sufficient proofe of it, may have the said goods restored to him without diminution, in satisfaction of so much of his debt, if he demand it afore the property of the goods be altered. This Act to endure for three years from

this present day.

12 An Act touching Succession to Land

Where any one dieth seised of land in fee, not disposing of it otherwise by his last will, the next heire shall succeed, as hath right by the Law of England. In defect of such heire the nearest

heire living within the Province, may enter vpon the land & hold Liber P R it for the vse of such next heire. And if none nearer enter, or clayme in seven yeares, he shall hold it in the same right and estate, as if he had beene next heire. And in defect of all such heires living within the Province, the Lord of the fee of whom the land is immediately holden, and in defect of all such Lords, then the Lord Proprietary may enter & hold the land in such manner as is afore appointed for nearest heire.

And the widdow shall succeed to the cheife mansion house (to hold it during her widdowhood) and to the thirds of all the lands whereof her husband died seised. This Act to endure

for three yeares from this present day.

13 An Act touching Succession to goods of intestate persons

The widdow shall succeed to the goods & chattells of the deceased intestate, if there be no child. And if there be but one child, the widdow shall succeed to the one halfe, and the child to the other halfe. And if there be more then one child, the widdow shall succeed to one third, and the residue shalbe divided among the children by æquall shares. If there be no widdow, the child, or children by æquall shares shall succeed to the whole. If neither widdow nor child, the nearest of kinne living within the Province; that may be heire to the deceased, shall succeed to the whole.

If any partie knowen to have right to succeed in whole or in part be out of the Province, or be orphan, the Administrator shall bring the residue belonging to such forreiner or orphan, into the Provinciall Court, there to be disposed of to such par[ties] vse, as the Judge shall think fitt. This Act to endure

for three yeares from this [present day.]

14 An Act touching Assignments

Where two parties are indebted to one another vpon accompt, [the one of them] may not assign away his interest in the accompt without the consent [of the other unless] it be of that wen is due from the other, vpon the cleare accompt, at p. 24 [that time when such] assignment is first demanded of the

debtor, whose debt was assigned.

No deed or contract made after the publication hereof, whereby the propriety of any lands, goods, or chattells are intended to passe, shalbe good and pleadable in law, except the property thereof at or before the making of the contract or delivery of the instrument, be altered by delivering possession in the presence of two or more witnesses, or that the contract Liber P R or instrument by we'the right passeth be acknowledged before some person authorised, & recorded in, or certified to the office of that County Court afore the next ordinary Court day following. This Act to endure for three yeares from this present day

15 An Act ordeining punishm! for certaine greater Capitall offences

All offences of Treason by the Statute of 25 Edw: 3. ca: 2 done within this Province, shalbe punished as Treason vseth to be in England.

All offences of willfull murther by the Law of England shalbe punished as willfull murther vseth to be in England.

All offences of conspiring the death or destruction, or of attempting any premeditate violence against the person of the Lord Proprietary of this Province, or (in his absence) of his Lieutenant Generall, or of holding any private intelligence with a declared enemy of the Province (by way of practise & conspiracy against the Lord Proprietary, or (in his absence) against his Leiutent Generall; or of rising in armes or mutinic against the Lord Proprietary, or (in his absence) against his Lieutenant Generall) or of being accessary to any the offences aforesaid, shalbe punished by paines of death, and forfeiture of all the offendors, lands, goods, and chattels to the Lord Proprietary. This Act to endure for three yeares from this present day.

16 An Act for the punishm! of certaine lesse capitall offences

These following shalbe adiudged capitall offences within this Province, that is to say, all offences of homicide, pyracie, robbery, burglary, sacriledge, sodomy, sorcery, rape & larceny, to be determined by the Judge as neare as may be to the Lawes of England. Likewise all offences of willfull burning or destroying a house or stack of tobacco, corne, or hay of another mans, or of cutting or plucking out willfully anothers eies or tongue.

And the offendor (whether principall or accessary afore the offence committed) in any of these, shall or may be judged to suffer pains of death, or of burning in the hand or losse of member, and to lose all his or her lands for life, goods or chattells, dignity, or office, or may be outlawed, exiled, imprisoned during life, or adjudged to serve the Lord Proprietary & his assignes for the terme of seven or lesse yeares (except he be a gentleman) or may be any otherwise corporally corrected or

putt to shame, as the Court shall think the crime to diserve. Liber PR This Act to endure for three yeares from this present day.

17 An Act for punishm^t of some Offences not Capitall.

Any person striking any Officer, Juror, or witnesse in presence of the Court, or striking any other person with a drawen weapon in presence of the Court, or striking any Magistrate or highe Sheriff of a County in or for the doing of his office, or counterfeiting the hand or signe manuall, or any of the Seales of the Lord Proprietary, and using such counterfeit hand or seale within his Lopps iurisdiction to the prejudice of another, or willfully falsifying corrupting or embesilling of a record or giving false witnes upon oath in Court, or perswading or hiring another to give such false witnes; may be judged to lose his, or her right hand, or to be burned in the hand, or to any other corporall shame or correction (not extending to life) or be fined as the Court shall think fitt. This Act to endure for three yeares from this present day.

18 An Act for the punishment of drunkennesse

p. 25

Every one convicted of being drunk (to be determined by the Judge) by or before any sworne Judge by view of the Judge, confession of the partie or testimony of two sworne witnesses, shall forfeite one hundred weight of tobacco toward the building of a prison or such other publique use as the Lord Proprietary or his Lieutent Generall shall think good. Or if the offender be a servant and have not wherewith to satisfie the fine, he shalbe imprisoned, or sett in the stocks, or bilboes fasting for foure & twenty houres. This Act to endure for three yeares from this present day.

19. An Act for the punishment of swearing.

Every one convicted of prophane cursing or swearing (to be determined by the Judge) by or before any sworne Judge, by hearing of the Judge, confession of the party, or testimony of two sworne witnesses shall forfeit five pound of tobacco to be employed to the building of a prison, or some other publique vse. This Act to endure for three yeares from this day.

20 An Act appointing a fee for Sergeants of the trained band.

The Sergeant of the trained band in every hundred shall have foure pound of tobacco upon every head in the hundred

Liber P R able to beare arms, for his art & paines in training them. But this yeare only two pound per head. This Act to endure for three yeares from this day.

21. An Act touching taking up of land.

Where any one entreth upon any land to be held of his Lop or taketh out warrant for such land in any certaine place, he shall enter into rent the next Christmasse following, except the right saved to Adventurors by conditions of plantation. And if the Surveyor be found in delay after his warrant delivered to him, he shalbe liable to the partie to the value of the rent, till he hath returned his survay. And the Secretary shalbe liable in like manner for delay of drawing the Pattent, after the survay returned & warrant for drawing of it.

Every one clayming title to any land in certaine, to be holden of his Lo? may demand his claime to be entred upon record, & such entry shall barre all ensuing grants of the same land till the clayme be tried. Warrants for laying out of land (without any certaine place assigned) delivered to the Surveyor, shall bind the Surveyor to lay the lands out according to the order as the warrants were delivered to him, vpon paine of recompence to the party greived (except he have other instructions to the contrary from or under the Lord Proprietary).

Upon the backside of every Pattent, or in a Schedule annexed (afore it be putt to the Seale) the Surveyor being thereunto demanded by the partie interested, shall describe the plott of the grant, with all the bounds named upon the grant, & a seale & compasse to it; by wen bounds the grant shalbe interpreted & iudged ever after. This Act to endure for three yeares

from this present day.

22 An Act touching Passes

No man after the publishing hereof in the County, may without consent of the cheife Judge of the County in Commission for the time being, transport any inhabitant out of the Province, that is obnoxious to iustice for some malefice; nor (without consent of the partie or parties interessed) may transport any one against whom there is action or iudgment (vn-satisfied) vpon record, or that is another mans servant or the parties owne servant and liable as afore (except it be an apprentice) upon paine of making recompence to all parties greived. This Act to endure for three [years from] this present day.

23 An Act touching attachm^{ts} & exequations upon corne, or Liber P R tobacco.

An attachment or execution shalbe iudged sufficiently served vpon corne afore it be husked, or tobacco afore it be struck in caske, if the Officer appointed by the writt take an eare or stalk of the corne, or a plant or leafe of the tobacco in his hand, saying (in the presence of the owner or one or two neighbours) these words or to this effect thereafter as the writt is, viz [I doe hereby attach [or seise] all the corne [or tobacco] of N (naming the partie) in this feild [or house] to the vse of this writt] and then read or shew the writt, or declare the effect of it.

And no corne or tobacco so attached or seised, may after that time be validly disposed of, or applied to any other vse, without consent of the Court, or partie or parties interessed, vpon paine of recompencing to the partie or parties greived, double the value of the tobacco or corne so vnlawfully disposed of or applied, to be incurred by all or any partie or parties concurring to such vnlawfull disposure, after knowledge or warning, or sufficient meanes vsed whereby they might or should take notice that it was so attached or seised. And the tobacco be vnlawfully disposed of, wheresoever found within the Province, shalbe restored to the vse of the writt.

And if there be more writts then one, laid vpon any corne or tobacco in manner aforesaid, such tobacco & corne shall stand bound in like manner as afore, to the vse of every writt, according to the order wherein they were laid upon it. Except that where there be two or more exequutions of one date laid upon a cropp or house of tobacco or corne, the exequution shalbe served by equal partition, among the parties interessed in such exequutions.

Provided alwaies that so much as shalbe mentioned upon any writt to be for customes or subsidies to the vse of the Lord Proprietary, granted by Assembly, or for the meere and proper debts of the Lord Proprietary (otherwise growing then by fine, forfeiture, or assignments mala: fidei) or for publique leavies to the vse or accompt of the Province, allowed or authorised by Act or House of Assembly, or for ffees of publique Officers (published by the Leiutenant Generall & Counsell in a table for that purpose, bearing date the first of August last) or for Landlords rents or Servants wages, shalbe first satisfied.

And further provided that the parties or any of them to whose vse any corne or tobacco stands so bound, may at any time or times (vpon the neglect or disability of the owner, or of any other the partie or parties having precedent right) vse, defray, and performe or cause to be performed all care, charge,

Liber P R & diligence, needfull to such corne or tobacco to bring it in case to be payable, and putt it to the accompt of the owner. And after allowance of it by the Judge, shall have such accompt defrayed out of the corne or tobacco, afore it be applied to any other vse.

And the Sheriff or his deputy upon demand (of any partie interessed) to serve or exequute any exequution vpon any corne husked, or tobacco struck in cask, shall measure the corne by it selfe, & view & weighe the tobacco in the presence of two sworne men (to w^{ch} purpose, & likewise in all appraisements to be done by or before him he shall have authority to administer an oath to such persons) And with their advice & approbation of the soundnes of it, shall mark it with a broad arrow, to signifie the seisure of it and with some further speciall mark to signifie to whose use it was so seised. After w^{ch} time it shall remaine to all intents & purposes, as the proper goods of such partie or parties to whose use it was so seised.

And the Sheriff having any writt delivered to him of attachment or exequution upon any goods or chattells, and the goods or chattells named & declared to him whereon he may lay the same, shall lay or cause it to be laid without delay, vpon paine of recompence to the partie greived. And if there be two or more writts in his hand at one time unserved, he shalbe bound (vpon like paine) to serve them in the order as the writts are dated. This Act to endure for three yeares from this present

day.

p. 27

24 An Act for an Expedition against the Indians.

It shalbe lawfull to the Lieutenant Generall or other Captaine or Captaines by or under him authorised, to make an expedition ags! the Sesquihanoughs, or other Indians as have committed the late outrages upon the English, at such time & in such manner as he or they shall think fitt: and to take out of every County or hundred, within the Province the third man able to beare armes, such as he or they shall think fitt; to goe vpon the said Expedition. (except that the Leiutent Generall and his apprentices are not to be reckond in any hundred to any purpose of this Act.) Every of w^{ch} said men so leviable vpon every hundred, shalbe (at the charge of the hundred) furnished & provided with one fixed gonne, two pound of powder, eight pound of pistoll or bullett shott, one sword, and two months provision of victualls, and shalbe transported to & from the expedition with vessells & all necessaries at the like charge of the hundred.

And if any further supply of victualls be needfull to be raised afterwards during the expedition, the Comanders may raise it as they shall see need & charge it vpon the hundred Liber P R defective, we shall charge it vpon the ffreemen of the hundred in the same manner & after the same proportion as the other

charge was assessed & contributed to by the hundred.

And the ffreemen of every severall County or hundred, shall assemble at certaine time & place after the end of this Assembly to be before appointed in every hundred by the Lieutent Generall. And the persons then and there assembled (or the maior part of them) shall have power to assesse vpon all inhabitants of the hundred, what charge & proportion of men, vessells, armes, ammunition, provisions, tobacco or other necessaries to the service, each inhabitant of the hundred shall contribute or beare toward the finding of the Souldiers & other necessaries leviable vpon that hundred. And if any so assessed shall refuse to contribute or beare the thing or somme assessed vpon him or her it shalbe levied vpon the refuser by distresse & sale of any his or her goods or chattells.

And every housekeeper shalbe liable for all persons soiorning or abiding within his or her family. And if such persons be freemen the housekeeper charged in their behalfe, may putt it to the accompt of such freemen, & recover it by action of debt. And if such persons be apprentices hired of or belonging to some other person, the housekeeper so charged in their behalfe, may putt it to the accompt of the master or dame whose the apprentice is. And where it is vncertaine to what family or hundred any one doth belong, he shalbe charged to that family, wherein he had his last abiding at or afore the

time of the assessm!

Provided that where any parties are aggreived with any assessm! made by verture of this Act, the Lieutenant Generall and Counsell, if it be in the County of S! Maries, and the Comander & Commissioners of Kent if it be in that County, shall have power to rectifie the greivance, according to a quity & the true intent of this Act.

And if any thing be remaining in stock after the Expedition finished, it shalbe returned to the Counties proportionably, and from the Counties to every hundred, and from the hundred to

particular persons, proportionably to their charge.

And all perquisites and benefitts arising, growing, or acquired from enemies prosequuted by this Expedition, by any treaty, present, or composition for peace or Satisfaction for iniuries done, shalbe to the vse & accompt of the Province; and vpon demand (in the Provinciall Court) of any freemen (in the name & behalfe of [the Pro]vince) of any partie or parties possessed of such perquisites or benefitts [such partie] or parties so possessed shalbe liable to accompt & restitution and the perquis[ites] so acquired shalbe distributed proportionably to the

Liber P R Counties, and from each Coun[ty to] every hundred, and from thence to particular persons, according to the proportion [of] their charge to the expedition; vntill the said charge be fully satisfied & recompenced.

p. 28 25 An Act providing some things for the better Safety of the Colony.

Whensoever the necessary defence of the Province or any part thereof against the assault or invasion of the Indians or other enemies shall require it, it shalbe lawfull for the Lord Proprietary or his Lieutenant Generall, to presse or take any vessells, men, provisions, armes ammunition or other things necessary for defence, at the most vsuall rates of the country at that time, and the price or hire thereof to charge upon the inhabitants of the Province in such manner & according to such proportions as the said Lieuten! Generall with the advice & assent of the Counsell or the maior part of them then present in the County shall think fitt.

Provided that such charges amount not in one yeare to above foure thousand weight of tobacco in St Maries County, nor in

Kent to above two thousand weight of tobacco

And if any person pressed to goe vpon any publique Service or expedition by authority of any Law of the Province, receive any corporall harme in such service whereby he shalbe disabled to follow his labour or calling, he shalbe cured, and he his wife & children (if he have any and not otherwise meinteinable) shalbe meinteined till he be able to work, at the charge of the Province or County, in such manner & according to such rates

& proportions as the Court shall assesse.

And if any inhabitant be constrained (by publique order) to forsake his house or goods for the assisting of others or for common safety, whereby such house or goods come to spoile or harme, such person so harmed or spoiled, vpon proofe thereof shall have his spoile or losses repaired by a publique contribution of the whole County, where such case happens, in such manner & according to such proportions as shalbe assessed by the Court. This Act to endure for three yeares from this day.

These Acts were published at S! Maries vnder the Great Seale, the fifteenth day of September 1642

PROCLAMATIONS.

OF DECEMBER 16, 1642,

CALLING AN ASSEMBLY FOR FEBRUARY 3, 1642/3,

AT ST. MARY'S;

OF MARCH 28, 1643,

CALLING AN ASSEMBLY FOR APRIL 3, 1643,

AT ST. MARY'S;

OF NOVEMBER 16, 1644,

CALLING AN ASSEMBLY FOR DECEMBER 3, 1644,

AT ST. MARY'S.

CECILIUS CALVERT, LORD BALTIMORE,

Proprietary.

LEONARD CALVERT,

Governor.



By the Leiutent Grall

Whereas I have appointed to hold a grāll assembly at St Maries on the third of ffebruary next to consult & advise of some important affaires of the Province, these are therefore to give publique notice thereof to all persons whom it may concerne, and to require all ffreemen inhabiting within the Province to be at the said Assembly by themselves or their proxies at the time & place aforesaid whereof not to faile at their perill.

1st ffebruary 1642

p. 74

Proclamation the Assembly dismissed and all men discharged of attendance on friday next by Proclamaon

28th March 1642.

p. 87

Proclamation to summon all ffreemen inhabiting within the Province to be at Generall Assembly on 3^{rt} Aprill next to consult of the important affaires of the Province.

Whereas I have appointed to hold a Generall Assembly at St Maries on the third of Aprill next, These are to will & require you to repaire personally to the said Assembly, there to consult & advise touching the important affaires of the Province. Given at St Maries this 28th day of March 1642

To John Lewger Esq.

the like writt to Giles Brent, william Blount, & John Langford Esq^{res.}

16th November 1644

Liber M C

Whereas I have appointed to hold a General Assembly at St Marys on Tuesday the third of december next these are to summon all freemen inhabiting within this Province to be at the said Assembly at the time and place aforesaid either by themselves or their Proxies or Burgesses to consult and advise with me touching the affairs of the Province whereof they are not to fail at their Perills

Liber M C Like Proclamation to Kent to Saint Clements hundred and S! Michaels

Special writts to Thomas Gerard, James Neale Thomas Greene Giles Brent and William Brainthwayte Esq^{rs} and of the

Council to be here in Person

I do Authorize M^r Secretary in case of my absence at Saint Marys on the third of december next to Prorogue it to such further day as he shall see fit and to be Commander of Saint Mary's County during my absence

L. Calvert

ACTS

OF THE

GENERAL ASSEMBLY

OF MARYLAND,

At a session held at St. Mary's, February 11, 1644, 5.

CECILIUS CALVERT, LORD BALTIMORE,

Proprietary.

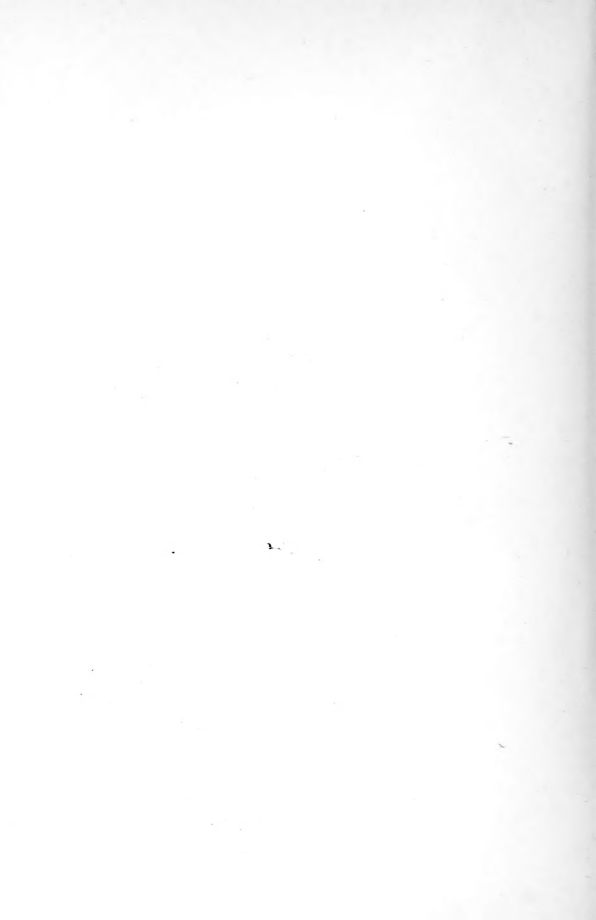
LEONARD CALVERT,

Governor.



An Act for the defence of the Province

It shalbe lawfull for the Governor for this yeare only to settle a garrison at pascatoway and to assesse the charge of it vpon every head able to beare armes inhabiting within the province at any time afore the first of December next so that such charge vpon any head exceed not a barrell of corne, or fifty pounds of tobacco wth cask at the choice of the payer And to presse any Souldiers to that service, at the rate of three and twenty barrells of corne, or one thousand wt tob wth cask & three barrels of corne for a yeares pay And to appoint the payment of such souldier in such hundred & such place of the hundred as the Governor shall see fittest. And to appoint one or two places in every hundred, to which all persons chargeable within the hundred shall bring the corne or tobacco charged vpon them, before the first of December next. And if any one chargeable as aforesaid, shall not pay the same according to such Order as shalbe appointed by the Governor as aforesaid such partie so in default shall forfeite to the partie to whose payment he was charged double the quantity or value of the tobacco or corne so charged; to be levied upon the partie offending by way of distresse. And the charge of the late Expedition to Kent & of this assembly as shalbe allowed by the Court is to be defrayed out of this levie Published under great seale 13th febr: 1644



PROCEEDINGS AND ACTS

OF THE

GENERAL ASSEMBLY OF MARYLAND,

At a session held at St. Inigoes, December 29, 1646—January 2, 1646/7

CECILIUS CALVERT, LORD BALTIMORE,

Proprietary.

LEONARD CALVERT, Governor.



In the vpper howse

Gouern! M! Lewger: M! Greene.

The Burgesses being sent for, and all appearing, the Gouerner declared to them that they weare caled hither as ffreemen to treat and advise in assembly touching all matters as freely and boldly wthout any awe or feare and wth the same Liberty as at any assembly they might have don heretofore, and that they weare now ffree from all restraint of their persons and should be ffree during the assembly Saueing only to hymselfe after the end of the Assembly, such charge as he had or hath, against any for any cryme committed since the last generall Pardon:

Sworne Wil: Lewis.
Jo: Iarbo
Rob^t Sharpe
Iohn Salter.
Wil: Clare
Tho: Kingwell

Testified that the Gouer' afore their comeing vpp out of Virgina declared to all the Souldiers in publicke and to these deponents in particul! (in these words or to this effect that they weare to attend hym vppon these termes, viz: that if he found the Inhabitants of St Maries had accepted his pardon for thier former rebellion and weare in obedience to his Lo^{rp} the Souldiers weare to expect no pillage there but he would receave the inhabitants in peace and only take aid from them to the reduceing of Kent.

The howse adiorned till next morning 30th

Decembr 30. The howse adiorned till next morning

31. The howse adiorned till 2d Jan: morn

Jan: 2^d The howse adiorned till 1 of March.

210 Assembly Proceedings, Dec'r 1646-Jan'y 1646/7.

P. R. O. An Act assented unto by the Freemen and Enacted by the Governor Leonard Calvert Esq^r att a Generall Assembly held att S^t Innagoes Forte on the 2nd of January 1646.

An Act touching Judicature

All Justice as well Civill as Criminall shall bee administered by the Governor or other Chiefe Judge in Court according to the Lawes of the province and in defect of Lawe, then according to the sound discretion of the said Governor or other Chiefe Judge and such of the Councell as shall bee present in Court or the Major parte of them And if the Votes of the Councell differ equally the vote of the Governor or other Chiefe Judge in Courte shall cast it

PROCEEDINGS AND ACTS

OF THE

GENERAL ASSEMBLY

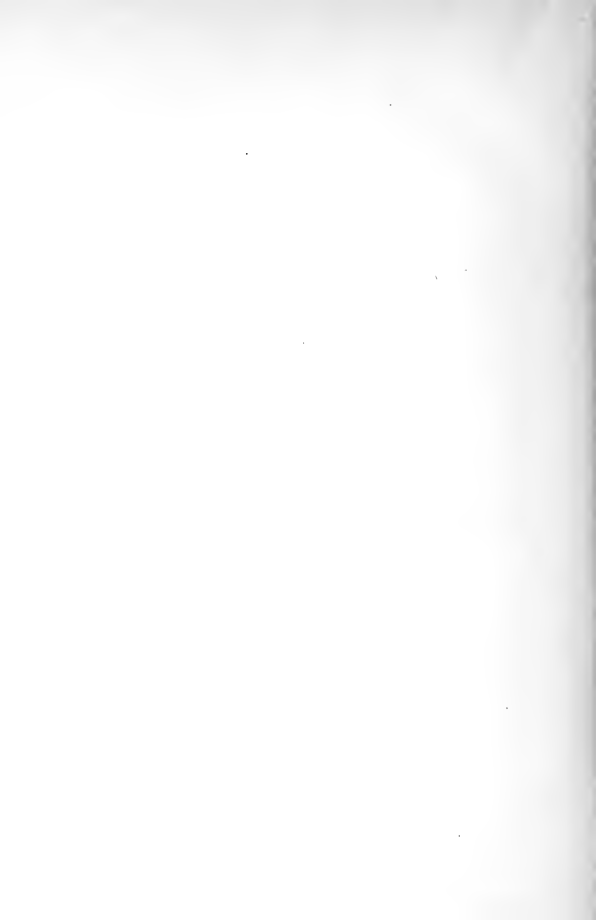
OF MARYLAND,

At a session held at St. John's, January 7, 1647/8-March 4, 1647/8.

CECILIUS CALVERT, LORD BALTIMORE,

Proprietary.

THOMAS GREENE, Governor.



Whereas the prnt important Affayres of this Province doe necessarily require the speedy Grall assistance & assent of the Inhabts thereof as well for the Settlemt of some pnt urgent difficulties as for the establishing of such wholesome Lawes as shall bee conducing to the well & happy governm^t of the sd province. These are therefore to declare unto all psons whom it may concerne that I doe intend to hold a grall Assembly att St Maries on the seaventh day of lanuary next & I doe further requyre in the L^d Prop^s name All & Singular the Inhab^{ts} of this Province, eyther by their psonall appearance or by Proxey or delegate to attend the Governor and Councell att St Maries on the 7th of Jan: as aforesd there to aduise & consult of the important Affayres of this Province. Where by way of caution I aduise all such as shall not give their psonall attendance therein that they make choyse of such psons for their Delegates whose able iudgmt & ffortunes may render them more considerate to the weale publique Gyuvn att St Maries this 14th Decembr 1647

Sig:

Tho: Greene

Summons to Capt Giles Brent

Summons sent up to Kent by way of Proclamaon Jan^r p. 125 The Gouerno! & ffreemen of the County of S! Maries assembled att S! Maryes & noe returne of the Summons made from Kent The Governo adiorned the Assembly till the Seaventh of ffebruary.

11 Jan. 1647

Whereas at the last meeting of the Gou! & the ffreemen of p. 129 the county of S! Maries on the 7th of this instant month The Assembly was adiorned until the 7th of ffeb: next by reason there was then noe returne made from the lle of Kent: But since the Inhabts of the said Island being come; soe long delay may proue much disadvantagious to the whole Country. These are in the Ld Props name to will and require you forthwith vppon sight hereof to give Notice to all the Inhabts of S! maries County, that I intend to anticipate the foresd

Liber A adiornm! to the 17th of this instant month & th! I doe expect eyther their personall appearance or by Proxey or Delegates to attend the Gou! & Councell att S! maries on the 17th day afores! there to aduise & consult uppon the important affayres of this province.

Sig:

Tho: Greene

To the Sheriff or his Deputy

Monday the 17th lan.

By reason that m. Bretton who was appoynted Clerk of this pñ! Assembly did not appear, nor notice from him the Gou! addorned the house till to morrow 9 clock.

Tuesday 18 Jan.

Vppon non appearance of Mr Bretton as afore the Gou! adiorned the house till Thursday next

> Thursday 20th Jan: 1647 The Grāll Assembly held att St Johns.

> > Assembled

Gouerno^r.

Capt: Robt Vaughan wth 26 Proxies of the Inhabts of Kent

George Akerick wth 6 proxies of St Clemts hundd

John Medley wth 11 proxies of New Towne & St Michaels hund^d

Richard Banks wth 19 proxies of New-Towne hundd Capt. John Price with 8 proxies of St Georges hundden

John Holfhead wth 2 prox: of St Maries.

Barnaby Jackson wth 7 proxies. M! Cuth: ffenwick wth wth 2 prox.

Edward Packer wth 2 prox.

Tho: Allen wth 2 prox. of St Michaels hundd

Walter Waterlin wth 2 prox.

M^t Bretton wth 3 proxies of New Towne.

George manners wth 1 proxie.

John Hatch wth 2 prox.

Mr In? Wyatt. And divs other Inhabts

The howse adiorned by the Gou! till 2 clock, afternoone.

2 clock afternoone the Gou! & ffreemen assembled as afore. was read the Act for settling this pnt howse of Assembly.

An Act for the settling this pñt howse of Assembly.

Liber A p. 130

Acts the first day assent of the ffreemen of the province tht his Lps-Councell pñt in the pro: & these sixteene persons Cap! Jno Price, Rob! Vaughan, mr ffenwick, Mr Bradnox, mr Conner mr Thorne-borough, mr Brookes, Tho. Allen, Rich: Banks, Barnaby Jackson, George Saphyer, George Akerick Jno Medley, Water Waterlin, Walter Pakes, Edward Packer, or any Ten of them, assembled with the Gou! & the Clerk of the Assembly att the time & place prefixed by the Gou! shall be a Howse of Assembly to all intents & purposes. And all Bills passed by the sd ffreemen or the maior part of them, & enacted by the Gou! shall be Lawes of the Pro: after publicaon thereof, under the hand of the Gou! and the pñt seale of the pro: as fully to all effects in Law as if they were aduised & assented unto by all the ffreemen of the pro: in person.

The ffreemen assented unto it

Published Eod.

The Gou! assented unto it and enacted it in the name of the L.d Prop!

The howse adiorned by the Gou! till to morrow 9 Clock Walter Pakes appeared wth 29 proxies.

ffriday 21th Jan.

The ffreemen bownd to attend the Assembly appeared except m! ffenwick, mr Thorneborough, Mr Brookes & George Saphyer

Summons to George Saphyer to be att the Assembly forthwth vppon sight &c

was read certaine orders to be obserued in the howse during the Assembly

Came M^{rs} Margarett Brent and requested to have vote in the howse for her selfe and voyce allso for that att the last Court 3^d Jan: it was ordered that the said M^{rs} Brent was to be looked uppon and received as his L^{ps} Attorney. The Gou! denyed that the s.^d M^{rs} Brent should have any note in the howse. And the s.^d M^{rs} Brent protested agst all proceedings in this pnt Assembly, unlesse shee may be pnt. and have vote as afores.^d

Orders &c.

Published cod. I That noe one of the howse shall use any reuyling speeches or name any one by name but by another signification Viz. the Gent. that spoke last or the like. Liber A

That noe one shall speake aboue once att one reading to any Bill wth out lycence of the Gou! And if 2 psons rise up together, the Gou! shall Appoynt who shall speake first. And noe one shall interrupt another, or speake till the other hath ended.

3^{ty} That noe one shall deliuer his opinion or speake to any bill sitting. But shall stand up reuerently and bareheaded

directing his speech to the Gou!

4^{by} That every Bill proposed to the howse shall be read 3 severall dayes before it shall be uoted to engrosm! And that betwixt every such reading one day shall be intermitted unlesse wth speciall lycence of the Gou!

5^{1y} That before the grāll day of Sessions for the enacting of all the Lawes, notice shall bee gyuen 3 dayes before, att the least to all the County of St Maries to make their personall

appearance, if they shall like thereof.

6^{ly} That noe one shall come into the howse of Assembly (whilst the howse is sett) wth any weapon uppon perill of such

fine or censure as the howse shall thinke fit

7^{ly} Any of the 16 members bound to attend the Assembly tht shall be absent from the howse att the hower & place appointed shall be fyned (after the number of Ten of them shall be put wth the Gou! & the Clerk) in the Summe of 50^t Tob. unlesse lawfull excuse shall be shewen: to be imployed in defraying the charges of this pnt Assembly.

8^{ly} All misdemean¹⁸ w^{ch} shall happen in the howse shall be censured & fyned by the howse. To be imployed as afore.

9^{ly} Any one of the sixteen members th^t shall not attend the house, eyther through sicknes or other urgent occasion shall have power to constitute another Proxie in his roome during such his absence

The howse adiornd by the Gou! till to morrow morning 9 clock

Saturday 22th Jan.

M^r Rob^t Clerk proxie for Wal. Smith

George Akerick appointed Mr Clark proxie for himselfe, & all his noices

Jn° Medley appoynted ffran: Posey proxie for himselfe and all his voices

The ffreemen bownd to attend the assembly assembled except George Saphyer

was read An Act for the extent of Attachmts & exequuons.

The howse adiornd by the Gou! till Munday morning 9 clock

Liber A

Munday 24th Jan

The ffreemen assembled except Tho: Allen, Rich. Banks, Mr. ffenwick, Mr. Brooks, Mr. Thorneborough Walter Pakes, who were amerced by the howse according to the order. But after reuoaked, by reason of the weather

Published eod. It is this day ordered by the howse the noe one except the forenamed 16 members or their Delegates assembled wth the Gour & the Clerk shall have uote or seate in the howse afore the grall day of sessions.

Mr Robt Clark Proxie for W. Lewis.

Inº Hatch proxie for Tho: Hebden, Tho: Jackson & Tho: Allen & all his Uoyces.

was read an Order of this pnt Assembly for the leuying of Corne towards the defraying of the Soldiers wages. Assented unto by the whole howse, except Rich: Banks Ing. Hatch, W Waterlin,

Published eod. Whereas divers of the Soldiers now being in the Country are Alltogether destitute, of Corne for their put subsistance weh (by conditions wth the late deceased Gour contracted should have bene defrayed before this time. But by reason of the scarcity thereof this yeare in the Country & noe Corne remayning on his L^{ps} estates more, then what is allready Distributed unto the s^d Soldier, His L^{ps} Attorney (to whom it belongeth) is unable for the pnt to discharge untill Corne be brought into the pro: by way of Trade or otherwise. And whereas in the meane time unlesse some speedy course be considered uppon & taken by the Country in discharging the sd Corne it is much to be feared th' divers disturbances may happen in the pro: euen to the utter subversion & ruine of the same. To prevent all wen mischeifes (it being apprehended that there is some considerable quanty of Corne in the Country by divers concealed for their private interests wen if it were purchased of the owners, & distributed in part among the st Soldeers would be a great satisfaction to them & consequently a stop to all feares of ensuing mischeifes) Be it therfore Ordered by the authority of this pnt Assembly that the Gour shall have power by one or more sworne Officers thereunto by him appoynted to p. 132 veiw and measure euery mans Corne in the pro: And where there shall bee more found then sufficient to suffice the howshold (th' is to say aboue 2 barrels: for every head except sucking children) to presse the same, & deliur it to his Lps Attorney. for the soldiers use, allowing the owners thereof 150 Tob: pt bar: at the next Crop: or to have soe much againe restored this yeare If Corne shall be brought into the pro: by Trade

Liber A or any other wayes, (if they shall desyre it) to be recourred of his L^{ps} Attorney. And any one th! shall conceale any Corne, & not bring all his whole quanty of Corne, to the Officers ueiw. That then such prey shall forfeite the sd Corne soe concealed to the L^d Prop! & be fyned in dowble the price of the s. Corne.

And it is further Ordered by the authority afores! That the Proclamaon sett forth by the Gou! bearing date Nouemb! 8. 1647 concerning the Exportation of Corne out of the pro: As allso the Preservation of the increase of the Stock of horses bee in full force & power untill it shall be repealed by the sd

The howse adiorned by the Gou! till to morrow morning 9 clock.

Cap! In Price appoynted Mr W. Thompson Proxie for himselfe & his uoyces.

Twesday 25th Jan:

All assembled except M! ffenwick & M! Brooks.

George Saphyer wth 6. Proxies appeared.

was read An Act for the confirmaon of the Lps Pattent. Ordered th^t the s^d Bill should be throwne out of the howse

by all the ffreemen then assembled except M! Bretton

was read { An Act for the repeale of the p^{rnt} Act of Customes, & the Act Touching Trade An Act for the support of the Ld Prop! & his Gou! An Act Touching the paymt of Debts.

The howse adiorned by the Gou^r till tomorrow morning 9 clock.

Wednesday 26° Jan:

The ffreemen all assembled.

Nicolas Gwyther Petitioned to haue Vote in the howse. as a tfreeman of the pro:

M! flenwick denyeth, saying th! he oweth him seruice.

(An Act for the Repeale of the prit Act for Cuswas read | tomes & the Act Touching Trade. the 2^ttime An Act for the extent of Attatchmts & exequuons. An Act Touching the paym! of Debts.

was read An Act Touching Indians.
An Act for the poepling of the Prouince.
An Act for the support of the Gou!

The howse adiorned by the Gou! till 2 clock afternoone.

Wednesday afternoone

Liber A

All assembled

was read \(An Act Touching Indians 2^d time An Act for the support of the Gou!

The howse adiorned by the Gou! till tomorrow 9 clock

Thursday 27° Jan:

p. 133

The ffreemen all assembled except Jn? Medley & Walter Waterlin.

was read the 2^d time An Act for the support of L^d Prop! Voted by all the ffreemen then prnt tht sd Bill should not come to engrossm! Except M! Bretton.

An Act for the Repeale of the pr. Act for Customes, & the Act touching Trade. Engrossed. An Act Touching Indians. Engrossed.

An Act for the extent of Attatchmts & exequuons.

Engrossed.

An Act for the Poepling of the Province. En-

grossed by all except M! ffenwick.

An Act Touching the paym! of debts. Engrossed. An Act for the support of the Gou! Engrossed

was read An Act Touching the Gou! of the Prouince the 1 time

The howse adiorned by the Gou! till 3 clock after noone

Thursday after noone.

All assembled except as afore.

was read. An Act Touching the Gou! of the pro: 2d time.

The Gou! appoynted

Committee { m! Clark, George Saphyer Edw: Cotten. Edw: Packer

Mr Bretton Clk.

To draw up the Bill for the keeping of a garryson att Cedar Poynt agst to morrow: 3 clock, after noone.

The howse adiorned by the Gourtill 3 clock afternoone.

ffriday 28th Jan 3 clock after noone.

Mr Brooks appoynted Mr Jno? Wyatt his proxie. Jnº Medley appoynted M! Percy his proxie, & his noyces. Mr Percy prox. Tho: Math: Mr Crouch.

Liber A

The ffreemen all assembled.

In? Hatch gaue voyce & his proxie to Tho: Allen.

Wee the ffreemen assembled in this prnt grāll Assembly doe hereby declare under of hands & generally ioyntly & unanimously protest agst all the Lawes wen are now pretended to be in force by the last grāll Assembly. Conceiuing the they were not lawfully enacted for the noe summons issued out to all the Inhabes whereby their appearance was required by lawfull authority.

Witness of hands this 28° Jan. 1647.

Rob! Vaughan	24 voyces	Rob! Clark prox: Geo: Aker-
	•	ick 8.
Cuth: ffenwick	3.	Wall: Pakes 22
Rob! Percy proxy		Will ^m Thompson prox: Capt:
}	15.	Price 9
Jnº Medley		Tho: Bradnox
Phillip Conner		Tho: Thorneborough.
Rich: Bankes	24.	Edw: Packer 3
Tho: Allen	6.	John Wyat, prox. m ^r Brooks
George Saugher	6.	Edw: Cotten, pro. Bar: Jack-
		son 9
Walt: Waterlin	2	Will ^m Bretton 4.

The howse adiorned by the Gou! till to morrow 9 clock. To heare Pet^{ns} of the Country.

Saterday 29° Jan:

The ffreemen all assembled.

P. 134 Nicolas Gwyther petitioned to the howse for his ffreedome web mr ffenwick (Attorney of Capt. Cornwaleys) denyeth to him.

Vppon the Petⁿ of Nicolas Gwyther the howse censured tht they found noe Seruice due to mt ffenwick from the st Nic: Gwyther. But the the product of his labour ouer & aboue his necessary maintenance (after the war was done) should be comming to mt ffenwick. The st nic: Gwyther to bring in (uppon oath) a just account, into the howse betwize this & Munday morning, to the time the his seruice experts.

Tho: Olyuer Petitioned to the howse tht eyther mt ffenwick (Attorney of Capt Cornewal.) should performe the cont with the st Thomas made with the st Capt Cornewalleys, or els to be att his owne disposall.

Vppon the Petⁿ afores^d the s^d m^r ffenwick, not being able to p^rforme the cure, according to condition; The howse ordered th^t the Pet^r should be att his owne disposall wthout further obligaon of seruice.

ffrancis Posey petitioned agst Jnº Hatch, Sheriff for th! the Liber A s.d Sheriff disposed of the Petrs estate & made deliuery thereof whout iudgmt of Court. The major part of the howse censured th! s.d Jnº Hatch Sheriff did the Petr noe injury in exequating what he was commanded

Jan: 29 1647

Whereas the ffreemen assembled in this pñt grāll Assembly haue ioyntly & unanimously protested agst all the Lawes lately enacted by the late Gou! deceased on a grāll Assembly held by him att S! Inegos ffort on the 2^d Jan: 1646, as appears uppon Record under the hand of Jn! Lewger Esq! Secretary of this prouince; falsly pretending an unlawfullnes in the s! Acts ffor want of due Summoning the ffreemen of the Prouince by a

lawfull authority.

I Thomas Greene Esq^r his L^{ps} Gouernor for the time being doe absolutely protest agst all such undue proceeding, & do hereby declare the fores. Assembly held by the Gou! afores! att the time & place afores! to be most lawfull. And all Acts therein assented unto by the ffreemen, & enacted by the Gou! afores! to be Lawes of the prouince as fully to all Effects in Law, untill his L^p shall have signifyed his disassent thereunto as any Lawes heretofore in the pro: haue or ought to haue bene. And further I declare in the face of this pnt Assembly th! I shall to the uttmost of my power, by uertue of his Lp! Commisⁿ gyuen to me in th! behalfe see the due observance of the same throughout all the parts of the pro: untill his Lp! disassent thereunto shall appeare under his hand, & seale as afore.

.ho: Greene

Whereas it appeareth th^t Nathaniel Pope, Attorney of M^r James Neale, by uertue of his lr^s of Attorney, gaue unto M^r Tho: Thorneborough The Plantaōn w^{ch} was formerly the s^d M! Neales, to enioy for eu! uppon Condition that he would come into the Country & Seate uppon it. And whereas likewise there are diuers depositions uppon Record how th^t M! Caluert late Gou! did confirme what was formerly belonging p. 135 to the s^d M! Thorneborough in Maryland before his last comming into the pro: to reassume the gouerm^t & did giue the s^d Plantⁿ unto the s^d M! Thorneborough. Wee the ffreemen assembled in this grāll Assembly doe generally & unanimously bind o' selues, to saue the s^d M! Thorneborough harmlesse, & to stand betwixt the said M! Neale and him: Whereby he the s^d M! Thorneborough may goe uppon the s^d Plantⁿ & enioy the same.

Recordat.

Will. Bretton Clk Assemb.

Liber A The howse adiorned by the Gou! till Munday morning 9 clock.

Walter Pakes appointeth ffrancis Posey Proxie for himselfe and his uoyces.

Munday 31th Jan:

The ffreemen all assembled.

Nicolas Gwyther brought in account uppon oath of his labor since the taking of S! Thomas' ffort untill the last of Novembr 1646, as followeth.

To my share on crop of Tob:	950 ^t	A true acc! of neces- saries bought for my	
To my share of Corne	- 0	livelyhood sruice &c:	
amounting to 8 bar-	1	A suite of cloathes	300 ¹
rells ½ whereof sold	4	4 shirts	168
for Tob: as followeth		4 pt shooes	170
To ffrancis Posey one		4 p! stockins	149
		2 p. Canuas drawers	069
To Bart: Rench 1½ bar.		A flitch Bacon & ½	180
	, 0		050
To Bart. Phillips 2½ at			015
		2 hoes & mending the one	100
To monnseir Obert 1	,	A hatt	100
bar at 150 OI	150	To Dan: Clocker for re-	055
ToW" Marshall 2 bar:) 13		payring the Tob: howse To one Bar: Corne	075
for one borrowed of	375	To one bar. Come	150
liim towards my		Ţ	526
dyett		_	
To Gou! Calvert for)			
head Corne to the			
ffort 2 bushells			
The other $\frac{1}{2}$ bus: lost)			
& wasted in meas- >			
ure)			
_			
	526		
1 3	375		
_			
01	151		

The howse allowed of all the Acct brought in, & Ordered the each other should give an acquittance from the beginning of the world (belonging to this pnt Pet.) to this pnt day.

was read an New Act Touching the Gou! of the Prouince

Liber A

The howse desyred to consider of it, till after noone.

The howse adiorned by the Gou! till 2 clock afternoone

Monday afternoone

All Assembled as afore

was read againe An Act Touching the Gou! of the Prouince. The whole howse rejected the pnt Bill. And noted th! the former Bill should be Engrossed. And the Gou! denyed it.

was read An Act ffor the Repeale &c:

Vppon the Petⁿ of Tho: Thorneborough for a horse w^{ch} Gou! Caluert had promised him, The howse could not find th^t any deliuery was made thereof. And therefore the Property neuer altered.

The howse adiorned by the Gou! till Thursday 9 clock.

Mr Thorneborough appoynted ffrancis Posey his Proxie

Thursday 3° ffeb:

The Gou! & ffreemen all assembled except Tho: Allen who was excused by sicknes & ffrancis Posey Prox: for M! Thorneborough.

nothing read.

The howse adiorned by the Gou! uppon request of the maior part of the ffreemen assembled till next Thursday 9 clock.

Walter Pakes appointeth Mr Jnº Wyatt his Proxie

Thursday morning 10th ffeb.

The Gou! & ffreemen assembled except M! Bretton clerk of the Assembly, whereuppon the Gou! appointed L! W! Lewis to supply the place.

And the Gou! adiorned the howse till munday next 9 clock

Munday 14th ffeb.

The Gou! & ffreemen all Assembled except ffrancis Posey Proxie for M! Thorneborough.

The Bill w^{ch} was received Intituled An Act Touching the Gou! of the pro: uppon consideration was required further to be considered uppon.

The howse adiorned by the Gour till 2 clock afternoone.

Liber A

Munday Afternoone.

All assembled except as afore

was read An Act Touching the Gou! of the Prouince. Was read An Act for his L^{ps} rights & the Peoples Liberties The howse adiorned by the Gou! till monday next 9 clock.

Munday 21th ffeb.

The Gou! & Cap! Giles Brent (one of his L! Councell) and ffreemen assembled except M Bretton clerk of the Assembly & the Gou! appointed John Lewger Junior to supply his place. The Gou! adiorned the howse till 2 clock afternoone.

Monday 2 clock afternoone.

All assembled as afore except M^r Bretton.

Vppon a motion made in this howse That A Remonstrance mought be drawne up concerning the aggreivances of the Prouince. It was ordered th^t Cap! Giles Brent Esq! Cap! Rob! Vaughan & Mr Cuth: ffenwick should prepare it for the howse agst to morrow 2 clock afternoone.

The howse adiorned by the Gou! till to morrow 2 clock afternoone.

Tuesday 22th ffeb. afternoone.

The Gou! & councell & ffreemen all assembled, except M! Percy Proxie for In! Medley.

According to the former order Cap! Brent, Cap! Vaughan & M^r ffenwick brought in the Remonstrance into the howse. And the Gou! commanded it should be read.

was likewise read certain propos^{ns} for a speedy defence agst the Indian enimy.

ffrancis Posey appointeth George Manners proxie for m! Thorneborough.

The Gou! adiorned the howse till to morrow 9 clock

Wednesday 23. ffeb.

The Gou! Councell and ffreemen all assembled except G. Manners prox: Mr Thorneborough.

was read the former Remonstrance. And divers things occurring web were forgotten in the fores! Remonstrance. Ordered by the howse this the fores! persons should prepare it agst 3 clocke after noone.

The howse adiorned by the Gou! till 3 clock after noone.

Wednesday afternoone

Liber A

The Governor Councell & ffreemen assembled

Edward Packer desyred that his cause mought be tryed by the howse of Assembly agst Jnº Hatch attorney of Thomas Gerard Esq! And the howse gaue consent & erdered there-

Vppon the demand of Edw: Packer the assign of Mrs Margarett Brent agst Tho: Gerrard Esqr for 1994 Tob: & charges of Court being in the whole 2168! The howse Ordered th! Three Bills vz. of Tho: Thomas for 1000 Tob: & cask & of Joseph Cadle for 932t Tob: & cask, and Walter Beane for 300t Tob: & cask, should be deliuered by the sd In. Hatch Attorney of the sd M. Gerrard unto the foresd Edward Packer, for his Satisfaction according to a judgm! of Court recourred agst the the s. Mr Gerrard by Mrs Marg: Brent att a Court held att S! Maries 2° Decemb: And assigned to Edward Packer by the s. Mrs Brent. And the s. Edward Packer to be responsible for the overplus of the Tob: conteyned in the st Bills being 64! p. 137 unto M^r Gerrard or his assignes.

M^{rs} Margarett Brent desyreth to have her cause heard & tryed by the howse agst Thomas Gerrard Esq^r on the behalfe

of the L^d Prop! for 5000¹ Tob:

Att the request of some pticular members in the howse on the behalfe of Mr Gerrard afores! Itt is Ordered (for that it could not be proued) the the set Mr Gerrard hath had notice of the former proceedings agst him concerning the sd demand, nor noe Attorney to make answere thereunto) That a new Attachm^t shall issue forth to that value ret. p. Martij if the s^d M. Gerrard shall be then in the pro: if not ret. the next Court. By w^{ch} time the s^d M^r Gerrard may have notice thereof.

was read that part of the Remonstrance weh was brought

into the howse this afternoone.

Vppon motion in the howse of drawing up certaine new propos".

The Governor adjorned the howse till to morrow 2 clock afternoone

Thursday 24 ffeb: 2 clock afternoone.

All Assembled

was read An Act for settling Gouerm! in the pro: as the pnt state of things will permitt.

The Gouerno^r adiorned the house till Saterday 9 clock.

Liber A

Saterday 26. ffeb:

All Assembled

was read An Act for settling gouerm^t in the pro: as the pñt State &c: the 2^d time.

was read Propos^{ns} for the pñt security of the pro: agst the Indian enimy

The howse adiorned by the Gour till Tuesday next 9 clock.

Tuesday 29 ffeb:

All Assembled, except Tho: Allen, George Saphyer, Jn. Lewger prox: Mr Bradnox, & Mr ffenwick.

was read the first Clause of An Act for settling gouerm! in the pro: the 3^d time.

The howse adiorned by the Gou! till 2 clock afternoone.

Tuesday Afternoone

All assembled except Tho: Allen, John Lewger prox: Mr. Bradnox & Mr. ffenwick.

was read the first clause of the fores^d Act &c: Engrossed. was read the 2^d clause of the same Act &c: Engrossed.

Will^m Whitle, Stannop Roberts, & Will^m Hungerford petition for themselves and severall Soldiers agst the estate of M^{rs} Margarett Brent for their wages. And the s^d M^{rs} Brent promised to send downe to Virginia wth all speed ready Tob: to be procured by her, to buy provisions of dyett of them, most importuned and desyred by them.

was read the 3^d clause Touching Leuies & judgmts &c:

Engrossed.

was read the 4 clause Touching Officer's ffees. Engrossed. was read the 5 clause Touching the oath of ffidelity. Engrossed.

The house adiorned by the Governo! till tomorrow 9 clock.

P. 143 The Oath of Cap! Jn? Price, taken in open Assembly 29° ffeb. 1647.

This Dep! sayth that he questioning M^r Caluert how the great charge incurred should be payd. The sd M^r Caluert replyed That the charge should be payd out of his owne estate & his L^{ps} estate, & if th^t would not be sufficient, he would engage the pro: even wth the sale of his L^{ps} Pattent.

Walter Pakes deposeth in open Assembly That one Elias Beach declaring to M! Leonard Caluert in pace of this Dep! that he would depart the Pro: for feare of great charges for paym! of Soldiers wages, like to light uppon the Country. To

whom Mr Caluert replyed That his own Estate & his Brothers Liber A should pay the Soldiers and the noe other charge should come uppon the Country more then the 60th Tob: a hogshead: & further added saying, if the will not doe, I will engage his Lps Country for the satisfying of the st Soldiers.

Leif! Will. Euans deposeth in open Assembly That he hath heard M. Leon: Caluert say words to this effect. Whereas he found it necessary to maintaine such a charge in defence of the pro: If his L^{ps} estate in the pro: could not defray the charge his owne should; & if th! would not he would engage his Lps

prouince.

Will^m Whitle deposeth in open Assembly That he heard M! Caluert say the his L^{ps} Estate and his own Estate should goe towards the paym! of the Soldiers, and if th! were not sufficient he would engage the province. And in pricular he the s. Mr. Caluert agreed wth the Soldiers to take Cowes wth calfe or calues by their sides at the rate of 600^t Tob: and heighfers in calfe or calues by their side at 500! Tob: towards their wages.

Marke Pheypo deposeth in open Assembly idem ad uerbum

quod Will^m Whitle ut Suprà.

Wednesday, p.º Martij

All assembled except M^r ffenwick, Wal. Gwest prox: G. Akerick, Jnº Lewger, prox: M! Bradnox, & Cap! Jnº Price. was read the 6 clause Touching defence of the prounce.

The Governor adiorned the Howse till 2 clock, afternoone.

Wednesday afternoone.

All assembled except as afore.

was read againe the 6 clause Touching defence of the prouince.

The Gou! appoynted \{ \begin{array}{ll} M^r Bretton & Rich: Banks \\ Jn! & Hatch & M^r Saphyer \\ Bar: Jackson. \end{array} \) Committee

To draw up Conditions wth the Scouts agst to morrow 9

The howse adiorned by the Governo! till to morrow 9 clock.

Thursday 2° Martij.

All assembled except M! ffenwick M! Percy prox: In! Medley,

Jnº Lewger prox: M! Bradnox & C. Price.

The Committee brought in returne into the howse that they could make noe bargaine wth the scouts because the pties wth whom they were to conclude were not yett come.

228

Liber A The howse left in manner of a Committee to draw up certaine propos^{ns} & conditions to be observed by the raingers or scouts agst 2 clock afternoone.

The howse adiorned by the Gou! till 2 clock afternoone.

Thursday Afternoone

All assembled except Mr ffenwick, Walter Gwest prox: G. Akerick, Mr Percy prox: Jn? Medley (who was excused by sicknes & Cap! Jn? Price.

Cap! Price fyned by the house 1001 Tob:

Walter Gwest 05

M^r Jn^o Lewger for yesterdays absence 050

p. 138 was read the propsitions & conditions wth the Raingers. was read the 6. Clause Touching defence of the pro: En-

grossed.

Jnº Hatch in the behalfe of Will. Ediffe & M! Jnº Rosier Attorney of Cap! Stone desyre to have their causes heard & determined by the howse of Assembly agst the admistrato! of the estate of M! Tho: Weston deceased, ut supra pag: 146. The howse consented thereunto.

The howse adiorned by the Gou! till to morrow 9 clock.

ffriday 3 March

All assembled except Cap! Brent, M! ffenwick, M! Percy prox: Jn? Medley & Cap! Price who was fyned by the howse 050! Tob:

was read the 7 clause Touching grāll pardon. Cast out of the howse.

the 8 clause Touching St Inegos ffort. Engrossed. the 9 clause Touching the Remonstrance

The howse adiorned by the Gou! till 2 clock afternoone.

ffriday afternoone.

All assembled except Cap! Brent, M! ffenwick & M! Percy prox: Jn! Medley.

was read the 9 clause Touch: Remonstr: Engrossed by all except M⁺ Saphyer, Cap! Price, Barnaby Jackson & M! Bretton, & denyed by Gou!

was read the 10th claulle Touching Gou! Engros. by all

denyed by the Gout

The Gour adiorned the howse & appoynted Day of Sessions to morrow 9 clock.

Saterday 4 March.

Liber A

All assembled except Mr ffenwick & Mr Percy prox: Jnº

Medley, who was fyned 50¹ Tob:

Vppon motion in the howse whither the Order for the Leuying of Corne & the last clause of it, concerning the Proclamaon for the exporting of Corne & stock of horses published 24 Jan: was accounted & esteemed for a Law by the howse, the opinion of all the howse was th^t they intended it only as an Order to be in force during the pnt assembly, & noe longer, Except Barnaby Jackson, & M. Bretton.

was read Acts Touching the extent of Attachm^{ts} & exeq^{ns} Enacted.

Payment of Debts. Enacted

Touching Pagans. Enacted ffor support of the Gou! not passed.

was read the first clause of Acts for setling Gouerm! in the pro: as the pnt state of things will pmit.

Touching Souldiers wages

The 2^d clause Touch: Court days

The 3^d clause Touch: Leuys & Judgm^{ts}

The 4 clause. Touch: Officers ffees

The 5 clause Touch: Oath of fealty.

The 6. clause for defence of the pro: The 7 clause Touch, the ffort of S! Inegos

Enacted

The 8th clause Touch: the Remonstrance, passed by all except M. Saphyer, Bar: Jackson & M. Bretton. And the Gou! who neyther for his owne peculiar uoyce, nor in the L. Prop. name assented to enacting this Bill.

was read the 9 clause Touching Gour passed by all except the Gour who as afore.

The Gou! & Assembly appoynted a Committee viz: Cap! Brent, Cap! Vaughan, Cap! Price, M! Saphyer, Barnaby Jackson & Edward Packer, or any fine of them, to allow the accounts of all charges of this Assembly, & appoynt the assessm! & to cause the same to be putt uppon Record.

And the Gouernor dissolued the howse

Att the Committee for Charges of the Assembly.

The Committee appoynted the Somms underwritten to be pd to the pties underwritten March 4° 1647

Tob: Cask. To M! Jnº Lewger for the use of his house. The discount of his fine 0050 To M! Bretton for 25 dayes attendance 1250 To Rob! Vaughan out of Kent County I 302 1/2 To ditto from S! Maries County 02721/2 To Capt Price 0150 To ffrancis Van Enden 3600 Memorand^m of the Clerks ffees aboue sett being 1250! Kent is to pay 0250

The Committee finding they could not now make a true Estimate of the Number of poeple planting in the severall Counties, whereby to proportionate the assessm! equally: referred the making of the assessm! unto the meeting in Octob! next.

Signed

Liber A

Giles Brent John Price Edw^d Packer Rob^t Vaughan George Saughier Barnaby, Jackson

p. 146 Att a Grāll Assembly Thursday Afternoon 2^d Martij.

All assembled except Mr ffenwick, Walter Gwest prox: George Akerick, Mr Percy prox: Jno. Medley who was excused by sicknes & Capt Jno Price.

Will. Edisse att the request of Jnº Hatch desyreth to haue his cause heard & determined before the howse of Assembly, and the howse consented thereunto.

Vppon the demand of Wm Edisse agst the administrator of

Thomas Weston for cloathes &c: due for his seruice.

Jnº Hatch deposed sayth th! the sd Edisse to his knowledge receaued noe more from M! Weston for his seruice then 3 barrells of Corne, 1 weeding hoe, & an axe. The house ordered th! the plf. should recouer of the Administrato! out of the estate of M! Weston 337 Tob: in consideraon of his demand for seruice.

Cap! Will^m Stone being the Attorney of M! Thomas Stone of London Merch! p! Attornat. Jn! Rosier demands judgm! agst the administrato! of Thomas Weston Merch! deceased, for

1351 sterl. wth interest for 22 yeares.

Vppon the demand afores! Marke Pheypo Attorney of M! Hantford Admistrator of the estate of Mr Weston appeared. And the said Marke Pheypo uppon specialty produced in the Assembly and a lt! of Thomas Weston under his owne hand acknowledging the debt (which lt! and specialty appear uppon Record) acknowledged 135 principall debt, but denyeth the

Interest, the dammage for forbearance thereof not being made Liber A appear. But alleaged moreouer, th! he had not effects enough in his hands wherew! to discharge the s! debt demanded. And the howse adiudged 21600! Tob: at the rate of 1! ½ p! l. The Admistrators Attorney declared to the howse th! the Admistrator had the acc! of the estate by him, & he himselfe had it not & therfor craued two months Liberty to give notice to the Admistrato! in Virginia, th! he may bring in his acc! and th! till th! time noe exequation may issue ags! the personall estate.

The Admistrators Attorney acknowledging uppon demand the had sufficient psonall estate in his hands to discharge other precedent dues out of the estate, the Howse Ordered the plf might imediately have an Extent uppon the Lands of the said Tho: Weston. But that the defts request (concerning noe exequution to be issued agest the personall estate, until the 2 months demanded be exspyred) should be graunted him.

Charges of the Assembly 1647°		p. 191
To Mr Bretton Clk	1000	
To Capt Vaughan	0272	
To ffrancis Van Enden	3600	
To walter waterlin for bringing intelligence touching the	4872	
Susquehannows	0080	
Charges of apprehending & imprisonning 5 Indians uppon Suspition of ffelony 1648°		
To the Sheriffe for 16 day imprisonm! & entry & release	1700	
To the Gour for the sd prisoners dyett	0400	
To 101 pr Cent for collecting	0700	
	2800	
	7672 0080	
775	2	

This day the ffreemen of the County of S! Maries mett p. 193 together att the Gours to aduise touching the Leuy of the charges incurred this pñt yeare, and determined by the Gours Councell on the 9th Octob! last to be leuyed out of the County. The whole charge amounting to 77521 Tob: & Cask.

The ffreemen alleage th the charge for imprisonment of the Indians is unduely laid vppon the County; But alleged not any thing materiall for it. Whereuppon the Gou! found noe reason to alter the former order sett downe by the Gou! and Councell as aboue. As concerning the manner of leuying the sd charge, The ffreemen unanimously agreed, & concluded th! it should be leuyed uppon all the Tytheable psons Inhab!s of S! Maries County equally p! head, th! were resyding in the County from the tenth of June last, wen resulteth to 55¹ Tob:

June 14th 1648

P. R. O. Col. Ent. Bk. No. 53 Acts assented unto by the Freemen and Enacted by the Governor Thomas Greene Esq^{re} Att a Generall Assembly held att S^t Johns on the 4th March 1647.

An Act touching Court dayes

Uppon the first six dayes not being Sundayes or Holy dayes of the month of March Aprill June October November and December next following the Judges authorized by Comen shall keepe Court in St Marys and Kent Countyes and then and ther shall Judge all Causes within theire Cognizance according to the laudable customes of this province and according to Equety and good Conscience and the Judgements then and ther given and agreeing with the powers granted in theire Commissions shall by writts issued to the Sheriffs cause to bee put in Execution and wher the Judge, the plaintif or the defendant shall soe require it, the cause shall bee tryed by a Jury.

An Act for the Extent of Attachments and Executions.

Wheras divers Inhabitants of this Province have been burdened and aggrieved with Attachments Wee the Freemen assembled in this Generall Assembly doe pray that it may bee enacted, and bee it enacted by the Lord Proprietor if and with the Assent and Approbation of the Freemen in this present Assembly, that noe Attachment shall or may be layd vpon any the Goods or Chattles of any Inhabitant of this Province except the true Owner therof bee not att that tyme resident or dwelling in the province and whoever shall attach more then a fourth part over and above the vallue of the debt shall beare the dammages of the attachment and dammages of the party.

And be it further Enacted that noe execution may or shall bee layd upon any the Goods or Chattles of any the hous-

holders or other dwellers of this Province soe farre as to P. R. O. deprive them of all livelyhood for the future but that Corne No. 53 for necessary mayntenance and Bedding Gun Axe pott and necessary labourers tooles with such like household implements and Ammunition for subsistance shall bee protected from all Attachments or executions soe long as wee or they shall inhabite within the province.

Provided that such as shall bee found by proofe or other Circumstance willfully to absent themselves into the woods or other where from the Sheriffes sight whereby they cannot bee brought to a tryall, and such allsoe as shall bee intended to depart or flye out of the province (to bee averred upon Oathe) shall have noe benefitt of this Lawe But that an Attachment or execution may issue forth on all or any of his or their Goods or Chattles.

An Act touching Payment of Debts.

Noe Contracts or other Reckonnings upon Accompt booke or otherwise then by speciallty onely which shall bee above nine months standing shall bee pleadable in any Courts of this Province except such as have been before the end of this Assembly Contracted.

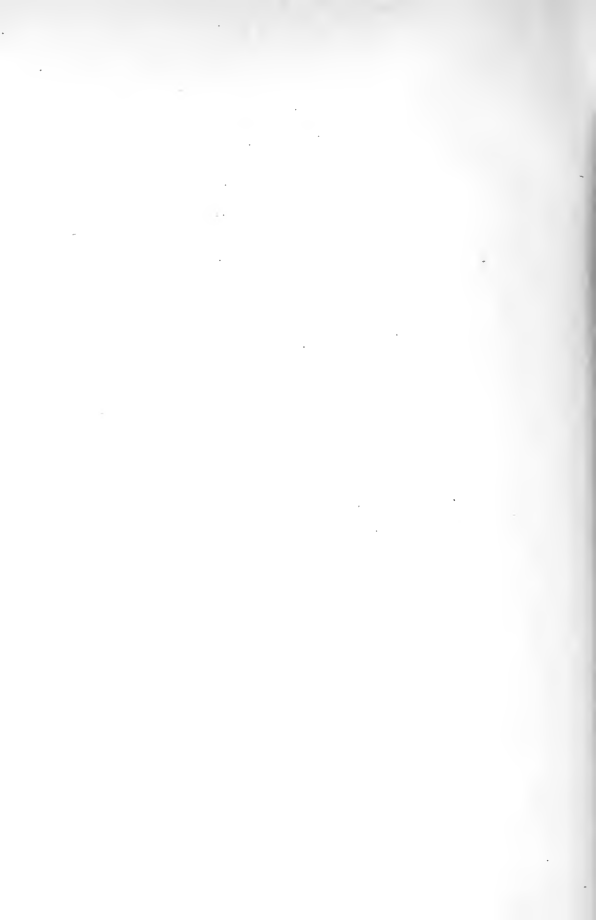
And noe recovery (except upon bill bond or other Instrument under hand writing) shall bee made upon any dead man's Estate after the end of this Assembly except for debts made afore, in any Courts of this Province. Any former Act or order differing from this notwithstanding, noe Bill Bond or other speciallty under hand writing shall bee assigned over to another without the Consent of the Debitor.

An Act touching Pagans.

Noe Inhabitant of this Province shall deliver any Gunns or Ammunition to any Pagan for the killing of meate or to any other use upon payne of forfeiture to the Lord Proprietor 1000lb tobacco and loss of the partyes Gunn to him that shall make seisure therof or take the same from such Pagan or to him that shall informe therof and able to make proofe therof.

Provided that the Governor of the Province for his own perticuler shall or may keepe and imploye any one Pagan att a tyme and likewise have power to deliver any Arms or Ammunition to any freinds Pagans for defence of the province as hee shall see cause this act notwithstandinge.

This Act to bee in force tenn dayes after the publication therof in the Province.



PROCEEDINGS AND ACTS

OF THE

GENERAL ASSEMBLY OF MARYLAND,

At a session held at St. Mary's, April 2-21, 1649.

CECILIUS CALVERT, LORD BALTIMORE,

Proprietary.

WILLIAM STONE, Governor.

21st April 1649 ffor the former proceed-Saturday the 21st of Aprill Liber A ings of this Assembly vide Pag 17 1649 being the last day and P. 268

Sessions Day of the Assembly.

The house being Called all Assembled but Mr Pile, and Mr

Hatton whose absence was excused by the Governor.

The Committee brought in the charge of this psent Assem-

bly w^{ch} is as followeth viz:

conceive.

Cuthbert ffenwick

Richard Bancks

At the Committee for Charges of the Assembly. The Committee appointed the some underwritten to be paid to the parties underwritten. This 21th of Aprill 1649

All Tobacco underwritten due with Cask.	
Imprimis for the Shallopp and one man Man 9 dayes	Tob. 200
for one Man 8 dayes	080
for 2 Men 7 dayes	140
for Provision for the men paid by the Sheriff	100
for fetching Wood and Water during this Assembly	150
	670
Here of Kent is to pay a sixt part being	112
S! Maries County is to pay the rest being	55S
L! Banks, Walter Pakes M ^r Browne & John Mansell for theire diet at 16 ^t Tob: p day a man for dayes and for losse of theire time 10 ^t Tob: p day with Cask	
Mr Thorneborough for 21 dayes	0210
George Manners for 16 dayes	0160
To M ^r ffenwick for his trouble at this Assembly	1 200
for Mr Bretton for Cost Vaughan for gooding to the Fastorne Share and)	0210
ffor Cap! Vaughan for goeing to the Easterne Shore and \ sending downe a Boate and hands to S! Maries	0500
ffor the Clarke of the Assembly for 25 dayes at 50 p day	
the sixt pt of w ^{ch} 1250 Kent is to pay	0208
St. Maries County to pay the rest being	1042
ffor M ^r Conner for the charg of this Assembly	1342
The Comittee finding it iust to bee leuyed p pole as	s wee

Phillip Conner

Walter Pakes

Richard Browne

This Bill of Charges being read, It was Ordered thereuppⁿ Liber A as followeth viz:

> It is Ordered by the authority of this psent Assembly that the Governor shall issue out Writts to the Sheriff of St Maries County to sumon two Inhabitants out of every hundred to bee chosen by the hundred to meete together at some time and place to bee appointed by the Governor in October next and make Assessment on all the Inhabitants of each hundred of the charge that shalbe incurred this psent yeare. The Order for the Leavy passed by all but Mr Greene.

> A Letter was read to bee sent to his Lopp and signed by the whole house psent.

A Letter sent to his Lordship from the Assembly held at P. 341 Saint Marys in April Anno Dni 1649

Right honble

Great and many have been the miseries calamities and other Sufferings which your Poor distressed People Inhabitants of this Province have sustained and undergone here since the beginning of that Heinous Rebellion first put in Practice by that Pirate Ingle and afterwards almost for two years continued by his Complices and Confederates in which time most of your Lordships Loyal friends here were spoiled of their whole Estate and sent away as banished persons out of the Province those few that remained were plundered and deprived in a manner of all Livelyhood and subsistance only Breathing under that intollerable Yoke which they were forced to bear under those Rebells which then assumed the Gov^t of your Lordships Province unto themselves ever endeavouring by Oaths and what other inventions and Practices they might to withdraw the Ears and Affections of the Inhabitants here from their wonted Obedience to your Lordship and to assure themselves of the Province so wrongfully taken and unjustly Possessed by them which our sufferings we hope your hon apprehends and is sensible and which the they were ever Violent even like a Tempest for the time yet now (thanks be to God all is past and Calm and the whole Province in perfect Subjection again under your lawful Government and Authority during all which time your Honour P-342 cannot be ignorant what pains and travell your Friends under-

went in aiding your dear Brother for the subduing of those Rebells and after again in conserving the Prove for your Lordship never sparing labour cost or Estate which they were or Could be Possessed of until they had accomplished their intended Purpose and desires in regaining it again and setled it under your Lordships Protection and dominion as for M¹⁵

Brents undertaking and medling with your Lordships Estate Liber M C here (whether she procured it with her own and others importunity or no) we do Verily Believe and in Conscience report that it was better for the Collonys safety at that time in her hands then in any mans else in the whole Province after your Brothers death for the Soldiers would never have treated any other with that Civility and respect and though they were even ready at several times to run into mutiny yet she still pacified them till at the last things were brought to that strait that she must be admitted and declared your Lordships Attorney by an order of Court (the Copy whereof is herewith inclosed) or else all must go to ruin Again and then the second mischief had been doubtless far greater than the former so that if there hath not been any sinister use made of your Lordships Estate by her from what it was intended and ingaged for by Mr Calvert before his death as we verily Believe she hath not then we conceive from that time she rather deserved favour and thanks from your Honour for her so much Concurring to the publick safety then to be justly liable to all those bitter invectives you have been pleased to Express against her

Hereupon we cannot Chuse but wonder why your Lordship p. 343 should write so tartly against the People who all involved under the Censure of your Lordships Letter for protesting against all the Laws which which were pretended to be in force and enacted by Leo: Calvert Esqr deceased our late Governor at the last Assembly held by him afore his death as for the illegality of them we shall hear briefly shew your Lordship and hereby we hope shall sufficiently vindicate ourselves from such

foul aspersions laid upon us from your Lordship

That the Assembly then wherein these Laws were pretended to be enacted as afore was Called first by Captain Edward Hill who was not so accounted by us or esteemed by your Lordship according to your instrument sent hither this year for the rightful Gov^r of this Province which Assembly was continued only by Mr Calvert never declaring any new summons at all to the Inhabitants of the Province for that Purpose which Ought to have been done in that Case by him But within a very short time after he had suprized all those who had Combined themselves against him and cast them in Prison proceeded to the enacting of Laws with the members as afore called by Captain Hill and under adjournment the whole house of Commons (two or three only excepted) consisted of that Rebelled Party and his Professed Enemies to them he declared that they should be free during the Assembly only the Copy of which Record is herewith inclosed also we cannot Choose but wonder how your p. 341 Lordship could suppose it fit and necessary that those your Loyal Friends and even those who Concurred most to the necessary defence and preservation of the Province should be

dues for so Great and Good a Service Liber M C deprived by Law of done and effected by them and principally for your Lordships Honour and Glory Notwithstanding all this it should be required at their hands to pay themselves a Levy upon themselves we much wonder also that your honour should Consider or think much that a few Cattle not above 11 or 12 Cowes at the most of your Lordships known Clear stock and those Conquered again to your Lordship and taken from the unlawful Possessor should be distributed among those men who had ventured and hazarded their Fortunes lives and Estates in the defence recovery and preservation of your Lordships Province especially those very Cattle being ingaged with all other your Lordships Estate here both by Mr Calvert & Mr Lewger to the Soldiers here in Consideration for their hire and wages and lastly we wonder that such Exactions should be made & required upon a People and those your faithful and Loyal Friends who had Conquered the Place many of them as yet being unsatisfied and Groaning under their late heavy Sufferings which have been great indeed when as we can make it Clearly appear to your Lordship that we have Already satisfied and paid out of our own Labour and Effects towards the Recovery Preservation and Sole defence of your Lordships Province 600001 Tobacco which is far more (my Lord) than all our recovered p. 345 estates in the Province were then worth had they been sold at Outcry and further that such strait Conditions of Plantation should be proposed and demanded by your Lordship as serve only to make the Place desolate of Spirritual Comfort especially nevertheless such are the Loyal Affections and hearty well wishes of us your Lordships Poor friends towards your honour that we really suppose and verily Believe all former mistakes and less well understandings that have happened between your hon and us for these many years have proceeded only from meer mistakes and misinforments that your Honour is unfortunately subject to have of us at so vast a distance there is from your Honour and being now Cordially desirous justly and unanimously to express a willing forwardness to give your Lordship all just and honble satisfaction that can be expected from a People at present so illeterate and void of that understanding and Comprehension necessary for a mature and wise discussion of such a Body of Laws as is now proposed by your Lordship to be assented unto by us for perpetual Laws as we acknowledge ourselves to be and whereas we have with much Sollicitude and Earnest endeavour according to our weak understanding read over Perused and debated upon all the aforesaid Body of Laws so proposed unto us by your honour in Reall desires in deed in Compliance with your Lordship of receiving them as Laws but in Conclusion finding them so long and tedious containing withal so may several Branches and

Clauses that in prudence we cannot as yet with safety to our- Liber M C selves and our Posterity (being they are to be perpetual) concurr to the enacting of them as Laws requiring a far more serious and longer discussion of them then at this time we are able to p. 346 allow thereunto for the necessary employment we are forced upon in a Crop at this time of the year most of us having no other means of subsistance than the same Besides your Honours directions being such as that none of the said Laws are to be recorded by us and enacted by the Lieutenant General in your Lordships name without the whole Body should be Received by us without alteration addition or dimunition to it in a serious Perusal whereof we find in several Parts of it such things as are not Convenient or as we Conceive it just to Pass and so in that Respect have thought it most prudential not to meddle at all with the foresaid Body of Laws but to Reflect only on such things as may give your Honour for the present most satisfaction and Comply most (to the utmost of our weak Capacity and present poor Condition) with what we Conceive your Honour most to point and aim at which if we do not mistake are Chiefly four viz^t that the Country may be preserved with Peace and defended and Governed with Justice 2^{dly} that some Competent Support may be raised to your Lordship of the same and your Lieut here 3^{dly} That a stock of Cattle may be raised again for your Lordship and lastly that all should be satisfied who had concurred to the Regaing and Conserving of the Country in Compliance with all which we have first chosen and selected out of all your Lordships Laws such as seemed to us most Conducing to Confirm a long desired and settled peace among us and have further added such others of our own as we conceive to be most necessary and best Suitable to our present Condition and towards a future support out of this Colony to your Lordship we have with all Loyal Expressions of our hearty well wishes to your honour p. 347 so far as the present weak and poor Condition of this Colony is capable of passed our Consent to a Law that your Lordship and your heirs for seven years shall have a Custom of 101 tobacco upon every hhd of Tobacco laden upon any dutch Vessel to be exported out of this Province so that your Lordship will Graciously be pleased that the one half thereof may Yearly be Employed towards the satisfying of all Just Claims touching the Recovery and defence of your Lordships Province as shall be brought in and made appear here in the Secretarys Office before the last of March next until they shall be fully discharged and by this your Lordships friends also in a short time we hope and verily Believe will be Complied with to a Great deal of Comfort and Satisfaction on all Parts and lastly we have also Enacted by a Law that an Assessment shall be laid upon all the Inhabitants of this Province to raise within

Liber M C these two Years from the date hereof 16 Cowes and a Bull which is by a third more then ever was known to be found certainly of your Lordships own Proper stock in this Colony since the Recovery of the same though it is true more understand your Lordships (the right owners not being able to prove them theirs being unmarked in the time of the late Rebellion and desirous to give unto your Lordship all honble satisfaction they could were contented all such uncertain beasts should be understood as your Lordships were indeed and are disposed of towards the Paym^t of such just engagements and at such Rates as was Agreed for by your Brother afore his death and P-348 this wee do willingly and freely in an earnest desire if it be Possible to beget in your Lordship better apprehensions and Constructions of our bound affection and Loyalty to your Honour then hitherto we conceive through our hard fortune you have been pleased to understand of us and with this humble Request also that your Lordship will be pleased to Ratify and Confirm under your hand and Seal without further disturbance such dispositⁿ as is already made of your Lordships former stock and other Personall Estate here for the recovery and defence of your Lordships Province according to the engagement and disposition thereof made by Mr Calvert before his death as will appear by several Oaths to that Purpose taken herewith and verily that litle of your Lordships known clear personal estate lost since the first Rebellion was in truth so small as that it was not Considerable when it was to Come in Ballance with the Safety of the Province which as the then present Condition of things stood hung upon so ticklish a pin as that unless such a disposition had been made thereof an absolute ruin and subversion of the whole Province inevitably have followed which had it so happened we your honour might have had far more just Cause of indignation against your then Governor for so small a Triffle to have endangered the Province then now in honour justice or Conscience you may when thereby alone your Lordships Province was then and is still Preserved in true and due Obedience to your Honour especially (as we hant often said) your Lordships whole estate here being disposed of bound & made Over by your dear Brother afore his death for the Satisfaction of the aforesaid Charges the which being done & new and Clear understanding p. 349 procured between your Honour and us your poor people here we do farther humbly request your Lordship that hereafter such things as your Lordship may desire of us may be done with as little Swearing as Conveniently may be Experience teaching us that a great Occasion is given to much Perjury when swearing becometh Common forfeitures perhaps will be more Efficatious to keep men honest then swearing Oaths little prevail upon men of little Conscience and lastly we do

humbly request your Lordship hereafter to send us no more Liber M C such Bodies of Laws which serve to little other end then to fill our heads with suspitious Jealousies and dislikes of that which verily we understand not Rather we shall desire your Lordship to send some short heads of what is desired and then we do assure your Lordship of a most forward willingness in us to Give your Governor all just Satisfaction that can be thought reasonable by us and whereas your Lordship doth seem to be Greatly distasted and disgusted at William Tomson your Lordships old Servant through some information which have been Given your Lordship of his Comportment here in aiding and siding with the Rebells against your Lordships Governor and Government which Information we do assure your Lordship to be most false Proceed^g rather (as we may suppose) out of hatred and spleen towards him then any Good Affection or Love to your Lordship for before any thing was proceeded upon in the Assembly William Tomson was Called and strictly examined before the Governor and Council and the whole Entry (and nothing at all Could be proved against him wherewith he was accused to your Lordship that verily him in that p. 350 Point most innocent and further report of him that your honour hath not a more faithful and Cordial Friend in the whole Province (and shewed to the utmost of his Ability even before in time of and ever since the troubles here then William Thompson is therefore we humbly crave of your honour according to to your honrs wonted Clemency and favour towards him not to harbour such thoughts and give ear to such false suggestions and Acclamations against him and further my Lord seing it hath been so notorious an Injury and Infamy to him we humbly crave that your Lordship will intimate hither the next year who were his principal Accusers in this Point which we the more earnestly Beg for that it will Give the whole Country and himself great Satisfaction thus in all humbleness to your Lordship we have Expressed Our intentions and Good will so far as the the tenderness of the Province and our abilitys can yet well Bear hoping to regain your Lordships favour if thro misinformation you have Conceived otherwise of us not doubting but upon we shall be better able to Contribute more Largely towards your support and Comply with your desires withall beseeching your Lordship to ratify what We have so earnestly aforementioned and craved at your Lordships hands and then we are Confident all things will go on with Love Peace and Unity Resting

From the house of Assembly at Saint Maries 21st April

Servants
Signed by all the Council and Bur-

Your Lordships humble and faithful

1649 gesses that day present
The Governor Dissolved the house.

Liber A p. 268

Acts of Assembly of the 21th of Aprill 1649.

Confirmed by the Lord Proprietary by an instrument under his hand & seale 26th of August 1650 Phillip Calvert.

Acts and Orders of Assembly assented vnto

Enacted and made at a Genāll Sessions of the said Assembly held at S^t Maries on the one and twentieth day of Aprill Anno Dm 1649 as followeth viz.:

An Act concerning Religion

Phillip Calvert. fforasmuch as in a well governed and Xpian Comon Weath matters concerning Religion and the honor of God ought in the first place to

bee taken, into serious consideracon and endeavoured to bee settled. Be it therefore ordered and enacted by the Right Hoble Cecilius Lord Baron of Baltemore absolute Lord and Proprietary of this Province with the advise and consent of this p. 269 Generall Assembly. That whatsoever pson or psons within this Province and the Islands thereunto belonging shall from henceforth blaspheme God, that is Curse him, or deny our Saviour Jesus Christ to bee the sonne of God, or shall deny the holy Trinity the ffather sonne and holy Ghost, or the Godhead of any of the said Three psons of the Trinity or the Vnity of the Godhead, or shall use or utter any reproachfull Speeches, words or language concerning the said Holy Trinity, or any of the said three psons thereof, shalbe punished with death and confiscaton or forfeiture of all his or her lands and goods to the Lord Proprietary and his heires, And bee it also Enacted by the Authority and with the advise and assent afore-That whatsoever pson or psons shall from henceforth use or utter any reproachfull words or Speeches concerning the blessed Virgin Mary the Mother of our Saviour or the holy Apostles or Evangelists or any of them shall in such case for the first offence forfeit to the said Lord Proprietary and his heirs Lords and Proprietaries of this Province the sume of ffive pound Sterling or the value thereof to be Levyed on the goods and chattells of every such pson soe offending, but in case such Offender or Offenders, shall not then have goods and chattells sufficient for the satisfyeing of such forfeiture, or that the same bee not otherwise speedily satisfyed that then such Offender or Offenders shalbe publiquely whipt and bee ymprisoned during the pleasure of the Lord Proprietary or the Leive or cheife Governor of this Province for the time being. And that every such Offender or Offenders for every second offence shall forfeit tenne pound sterling or the value thereof to bee levyed as aforesaid, or in case such offender or Offenders shall not then have goods and chattells within this Province sufficient for that purpose then to bee publiquely and severely whipt and

imprisoned as before is expressed. And that every pson or Liber A psons before mentioned offending herein the third time, shall for such third Offence forfeit all his lands and Goods and bee for ever banished and expelled out of this Province. And be it also further Enacted by the same authority advise and assent that whatsoever pson or psons shall from henceforth uppon any occasion of Offence or otherwise in a reproachful manner or Way declare call or denominate any pson or psons whatsoever inhabiting residing traffiqueing trading or comerceing within this Province or within any the Ports, Harbors, Creeks or Havens to the same belonging an heritick, Scismatick, Idolator, puritan, Independent, Prespiterian popish prest, Jesuite, Jesuited papist, Lutheran, Calvenist, Anabaptist, Brownist, Antinomian, Barrowist, Roundhead, Sepatist, or any other name or terme in a reproachfull manner relating to matter of Religion shall for every such Offence forfeit and loose the some or tenne shillings sterling or the value thereof to bee levyed on the goods and chattells of every such Offender and Offenders, the one half thereof to be forfeited and paid unto the person and persons of whom such reproachfull words are or shalbe spoken or vttered, and the other half thereof to the Lord Proprietary and his heires Lords and Proprietaries of this Province, But if such pson or psons who shall at any time vtter or speake any such reproachfull words or Language shall not have Goods or Chattells sufficient and overt within this Province to bee taken to satisfie the penalty aforesaid or that the same bee not otherwise speedily satisfyed, that then the pson or persons soe offending shalbe publickly whipt, and shall suffer imprisonm! without baile or maineprise vntill hee shee or they respectively shall satisfy the party soe offended or greived by such reproachfull Language by asking him or her respectively forgivenes publiquely for such his Offence before the Magistrate or cheife Officer or Officers of the Towne or place where such Offence shalbe given. And be it further likewise Enacted by the Authority and consent aforesaid That every person and persons within this Province that shall at any time hereafter pphane the Sabbath or Lords day called Sunday by frequent swearing, drunkennes or by any uncivill or disorderly recreacon, or by working on that day when absolute necessity doth not require it shall for every such first offence forfeit 2^s 6^d sterling or the value thereof, and for the second offence 5s sterling or the value thereof, and for the third offence and soe for every time he shall offend in like manner afterwards 10^s sterling or the value thereof. And in case such offender and offenders shall not have sufficient goods or chattells within this Province to satisfy any of the said Penalties respectively hereby imposed for prophaning the Sabbath or Lords day called Sunday as

Liber A aforesaid, That in Every such case the ptie soe offending shall for the first and second offence in that kinde be imprisoned till hee or shee shall publickly in open Court before the cheife Commander Judge or Magistrate, of that County Towne or precinct where such offence shalbe committed acknowledg the Scandall and offence he hath in that respect given against God p. 270 and the good and civill Government of this Province And for the third offence and for every time after shall also bee publickly whipt. And whereas the inforceing of the conscience in matters of Religion hath frequently fallen out to be of dangerous Consequence in those commonwealthes where it hath been practised, And for the more quiett and peaceable governemt of this Province, and the better to pserve mutuall Love and amity amongst the Inhabitants thereof. Be it Therefore also by the Lo: Proprietary with the advise and consent of this Assembly Ordeyned & enacted (except as in this psent Act is before Declared and sett forth) that noe person or psons whatsoever within this Province, or the Islands, Ports, Harbors, Creekes, or havens thereunto belonging professing to believe in Jesus Christ, shall from henceforth bee any waies troubled, Molested or discountenanced for or in respect of his or her religion nor in the free exercise thereof within this Province or the Islands thereunto belonging nor any way compelled to the beleife or exercise of any other Religion against his or her consent, soe as they be not unfaithfull to the Lord Proprietary, or molest or conspire against the civill Governemt established or to bee established in this Province under him or his heires. And that all & every pson and psons that shall presume Contrary to this Act and the true intent and meaning thereof directly or indirectly either in person or estate willfully to wrong disturbe trouble or molest any person whatsoever within this Province professing to beleive in Jesus Christ for or in respect of his or her religion or the free exercise thereof within this Province other than is provided for in this Act that such pson or psons see offending, shalbe compelled to pay trebble damages to the party soe wronged or molested, and for every such offence shall also forfeit 20s sterling in money or the value thereof, half thereof for the vse of the Lo: Proprietary, and his heires Lords and Proprietaries of this Province, and the other half for the vse of the party soe wronged or molested as aforesaid, Or if the ptie soe offending as aforesaid shall refuse or bee vnable to recompense the party soe wronged, or to satisfy such ffyne or forfeiture, then such Offender shalbe severely punished by publick whipping & imprisonm! during the pleasure of the Lord Proprietary, or his Leivetenat or cheife Governor of this Province for the tyme being without baile or maineprise. And bee it further alsoe Enacted by the

authority and consent aforesaid That the Sheriff or other Liber A Officer or Officers from time to time to bee appointed & authorized for that purpose, of the County Towne or precinct where every particular offence in this psent Act conteyned shall happen at any time to bee comitted and wherevppon there is hereby a fforfeiture ffyne or penalty imposed shall from time to time distraine and seise the goods and estate of every such pson soe offending as aforesaid against this psent Act or any pt thereof, and sell the same or any part thereof for the full satisfaccon of such forfeiture, ffine, or penalty as aforesaid, Restoring vnto the ptie soe offending the Remainder or overplus of the said goods or estate after such satisfaccon soe made as aforesaid

The ffreemen haue assented. Tho: Hatton Enacted by the Governor Willim Stone

An Act for punishm^t of such as shall counterfeit the Lo: Prop^r or his heires Lords & Propr^s of this Province great Seale of this Province

2 Confirmed ut sup! Be it Enacted by the Lord Proprietary of this Province by and with the consent of this Assembly That what person or persons soever shall prsume to counterfeit the great Seale of this Province for the time being or his Signe Manuall or Seale at Armes of the Lo: Propr of this Province or his heires Lords and Propr of this Province and make use of any such counterfeited Seale or Signe Manuall as if they were the respective true Seale or Signe manuall of the said Lo: Propr or his heires or shall steale any of the true Seales or without lawfull warrant & authority derived from the Lo: Propr. or his heires, Lords & Propr of this Province shall affix any of them to any Deede Warrant or Writing and shall afterwards within the Province publish or make any vse of any such deede warrant or writing as if such respective seales had beene affixed thereunto by such lawfull warrant & authority as aforesaid shalbe punished by losse of hand ymprisonm! during life or by the paines of death confiscacon of all his lands goods & chattells within this Province any one or more of these as the cheife Governor and Chancellor & Counsell of this Province for the time being or any three of them whereof the said Governor or Chauncellor to bee one shall thinke fitt.

The ffreemen haue assented Tho: Hatton Enacted by the Governor Willin Stone

Liber A An Act concerning purchasing land from the Indians

3 Confirmed vt supra Whereas divers psons have heretofore purchased or accepted of lands or Tenemts in this Province from Indians and have made use of and possed the same without any lawfull title or authority derived from the Lord p. 271 Proprietary neglecting alsoe to take out Grants from his Lopp under his great Seale of this Province for such lands as have beene or are due vnto such pson or psons by vertue of his Lopps Condicon of Plantacon or other Warrant from his Lopp. Web proceedings are not onely very great Contempts and priudices to his Lopps dignity & rights but are also of such dangerous consequence if not timely prvented, That they may hereafter bring a great confusion in the governem^t and publique peace of this Province. Be it therefore Enacted by the Lo: Propr. with the assent & approbacon of this Assembly That all purchases or acquisicons whatsoever of any lands or Tenemts within this Province weh either already have beene or w^{ch} shall hereafter bee made from any person or psons whatsoever not deriving at the same time a lawfull title therevnto by from or vnder some Grant from time to tyme obteyned or to bee obteyined from his said Lopp or his heires Lords & Proprietaries of this Province under his or theire great Seale of this Province for the time being shalbe voide and null and it shalbe lawfull for the said Lord Proprietary & his heires to enter vppon seize possesse & dispose of any such lands or tenemts soe from time to time purchased or acquired from any Indian or or other as aforesaid at his or theire will and pleasure vnles such pson or psons soe purchasing or acquiring as aforesaid have some lawfull right or title to the said lands or tenemts soe purchased or acquired at the time of such purchase or acquisicon by some Grant under the great Seale of this Province from his said Lopp or his heires Lords and Proprietaries of the same

The ffreemen have assented—Tho: Hatton Enacted by the Governor—Willim Stone

An Act for the punishm^t of certaine offences ag^t the peace & safety of the Province

4 Confirmed vt supra All mutinous or sedicioues speeches practices or attempts (without force) tending to divert the obedience of the people from the right hobbe Cecilius nowe Lord Baron of Baltemore, and Lord and Proprietary of this Province or his heires Lords & Proprietaries of the Province or the Gov-

ernor of or vnder him or them for the time being (and proved Liber A by two sworne witnesses shalbe lyable to bee punished with imprisonm^t during pleasure, not exceeding one whole yeare, fine, banishm! boaring of the Tongue, slitting the nose, cutting of one or both Eares, whipping, branding with a redd hot Iron in the hand or forehead, any one or more of these as the Provinciall Court shall thinke fitt. And all mutinous or rebellious speeches, practises or attempts, with force, either against the person of the Lord Proprietary nowe being or his heires Lords & Propr of the Province, or of his or theire Governor of the Province for the time being (in his or theire absence out of the Province) or against any the fforts, dwelling house or Guards provided for the safety of theire or any of theire psons, or for the publishing establishing or advanceing of any other right or title to the Proprietie or dominion of this Province, then the right and title of him the said Lord Baron of Baltemore or his heires Lords and Proprietaries of the Province, and all Accessaries (afore such force, (and proved by two sufficient witnesses as aforesaid) to such speech, practise or Attempt, shalbe lyable to bee punished by losse of hand or by the paines of death confiscacon of all lands goods & chattells within the Province banishmt ymprisonmt during life any one or more of these as the Provincial Court shall adjudge. And all Accessaries (after) to such speech practise or Attempt with force shalbe lyable to bee punished in such manner as in that Clawse w^{ch} is provided for mutinous speeches and practises without force

> The ffreemen haue assented Tho: Hatton Enacted by the Governor Willin Stone

An Act against ffugitives

5 Confirmed ut supra. Be it Enacted by the Lord Propr. with the advise & consent of this Assembly That it shalbe ffelony in any one that shalbe Accessary to any Apprentice servant that shall runne or convey himself or depart privily out of the service of his or her M^r or dame. And any servant soe vnlawfully departing shall double the time of his or her unlawfull departure and absence to his or her said Master or dame over & aboue the damages and costs (to bee adjudged by the Court) web shalbe susteyned by such unlawfull departure, whereof iust proofe shalbe made. And any one that shall transport any hired Servant out of the Province shall pay double Costs & damages to the partie greived for such servants absence out And such hired servant shall double the of the Province. time of such absence in service to his or her Mr or dame.

Liber A And every hired servant or Apprentice that shall absent himp. 272 self out of the service of his or her Mr or dame, and during such absence shalbe resident within this Province shall double the time of such absence in service to his or her Mr or dame And every Inhabitant within this Province that shall knoweingly harbour or entertaine such servant or Apprentise during such absence to the priudice of his or her Mr or dame shall for soe doeing bee fined or censured as the Governor & Counsell then present or other Judge shall thinke fitt. And every person & psons that shall transport or carry away or cause to bee transported or carryed away any ffreeman out of this Province that is or shalbe indebted or ingaged here shalbe lyable to satisfy all such debts Ingagemts & damages to the person or persons to whom the same shalbe due respectively within this Province unles the same bee otherwise satisfyed in convenient time or that in short time hee cause or procure such ffreeman to returne againe into this Province whereby hee may bee lyable to instice here.

> The ffreemen haue assented—Tho: Hatton Enacted by the Governo^r Willim Stone

An Act touching Indians

6 Confirmed vt supra To the end that noe breach of peace may happen betwixt the neighboring Indians and the Inhabitants of this Province Be it enacted by the Lo: Propr with the advise & assent of this Assembly. That any one whosoever that shall take, entice, sarprize, transport or Cause to be transported out of this Province, and sell or dispose of any freind Indian or Indians whatsoever or endeavour or attempt soe to doe without Lycence from the Gov. for the time being, And all Accessaries thereto shall suffer Death, but not forfeit theire or any of theire Estates Howbeit any one informing and Causing such offender or offenders to be apprehended shall haue satisfaccon for his paines and diligence therein out of the said offenders Estate & Goods as the Governor and Counsell shall thinke fitt. And is is farther enacted by the authority aforesaid, that noe Inhabitant of this Province shall deliver any Gunne or Gunnes or Ammunicon or other kind of martiall Armes, to any Indian borne of Indian Parentage, for the killing of meate or to any other vse, without speall Lycence from the Governor for the time being uppon paine of forfeiture to the Lo: Propr. one thousand pound of Tobacco in Caske and losse of the parties Gunne to him that shall make seisure thereof or take the same from such Indian or informe and make proofe thereof. Andrewe

Ousamazinah being nowe servant to M^r ffenwick is hereby Liber A excepted from this Lawe

The ffreemen haue assented Tho: Hatton Enacted by the Governor. Willin Stone

An Act touching Hoggs & marking of Cattell

7 Confirmed vt supra Be it Enacted by the Lo: Propr with the advise & assent of this Assembly That whosoever shall steale wrongfully kill or carry away any marked swyne of another mans shall pay double the value of such swine to the true owner thereof, and 2001 of Tob. more to him that shall inform thereof, and 300 of Tob. more for a ffine to the Lord Propr to be paid out of every such offenders Estate or goods and in case any one offending herein shall not bee found able to satisfie for such offence as aforesaid, such pson shalbe censured & punished as the Governor & Counsell then psent in Court or other Judge shall thinke fitt. And whosoever shall knowe of any such Hogg or Hoggs stollen and shall not reaveale the same forthwith to the Constable of the Hundred where hee is residing shalbe censured and fined as the cheife offender aforesaid. And every one that shall kill any vnmarked swyne of aboue three monethes old (except vppon his owne land) in any part of his Lopps forrests without special lycense from the Governor shall pay 1001 of Tob: to him that shall informe and make proofe thereof over and aboue 2001 of Tob: for a ffine to the Lord Propr for every such Hogg to bee recovered as aforesaid. And all the Inhabitants of this Province are required by vertue of this Act to bring in theire severall marks of Hoggs and other Cattell and cause them to bee recorded before Michas next, Vppon pill of such censure as the Governor and Counsell then psent or other Judge shall thinke fitt.

The ffreemen haue assented Tho: Hatton Enacted by the Governor Wllm Stone

An Act for planting of Corne

8 Confirmed vt supra Be it Enacted by the Lo: Propr with the advise & assent of this Assembly, That every taxable pson planting Tob. shall plant and tend twoe Acres of Corne vppon pill of forfeiture to the Lo: Propr for every two Acres not soe planted and tended as aforesaid 2001 of Tob: and 501 of Tob: for every half Acre that hee shall fall short of that pporcon, Provided that any pson shewing just and lawfull Cause why

Liber A hee shall not plant and tend soe much Corne as is provided for P- 273 in this Act such pson shalbe releived herein according as the Governor and Counsell then p'sent or other Judge in his or theire best discrecon shall thinke fitt. And the Constable in every Hundred taking one other sufficient able man along with him shall viewe every mans Cropp and for his paines therein shalbe allowed and paid by every respective Offender against this p'sent Act 50¹ of Tob. for every Acre that he shall fall short of the proporcon aforesaid respectively to be divided equally betwixt the said Constable and the pson soe assisting him as aforesaid

The ffreemen haue assented Tho: Hatton Enacted by the Governor Willim Stone

An Act for the Support of the Lord Proprietary

9 Confirmed vt supra To the end his Lopp may the better pecive our good wills and intencons in complying with his Lopp soe farr as the poore distracted condicon can well beare and is yet capable of, And to the end also hee may bee the better incouraged, and enabled to protect vs in our lives, liberties, and estates. Be it Enacted by the Lo: Propr with the advise and consent of the ffreemen this in preent Assembly That all Tobaccoes shipped vpon any Dutch Vessell and bounde for any other Port then his Ma^{ts} shall pay for a Custome to the Lo: Propr of this Province and his heires for these seaven yeares ensueing Tenne shillings in money or value, for every hogshead or quantity of a hogshead shipped to bee transported out of the Province. And any one transporting or attempting to transport any Tobacco chargeable with Custome out of the province afore discharge had under the hand of the Governor or other Officer authorized in that behaulf, shall forfeit in kinde if it may bee seised or else in value, all the Tobacco soe attempted to be transported afore such discharge had Provided that the one half thereof bee yearely ymployed towards the satisfaccon of all just arreares and claymes touching the late recovery & defence of the Province as shalbe brought into the Secretaries Office and made appeare due before the last of March next vntill they bee fully discharged. And it is further Enacted by the authority aforesaid, that there shalbe raised by an Assessm^t made vppon all the Inhītants of this Province for the vse of the Lord Proprietary in consideracon of of his Lopps former stock of Cattell distributed and disposed of towards the defence and preservacon of the Province sixteene Cowes and a Bull within these twoe yeares. Provided that his Lopp shall ratify and confirme under his hand and seale this next

yeare such disposicon as is already made of the foresaid stock Liber A and other Estate here towards Satisfaccon of the Souldier and other charges for the late defence and recovery of the Province as aforesaid.

> The ffreemen haue assented Tho: Hatton Enacted by the Governor Willin Stone

10 An Order touching the Lo: Propr stock of Cattell and other Estate within this Province

Confirmed by 6th of August 1650

Whereas his Lopp is informed that hee his Lops declaracon hath suffered many and great Iniuries & losses in the disposal of his stock of Cattell and other his Lopps Estate within

Philip Calvert this Province, W^{ch} said stock of Cattell with other his Lopps Estate was ingaged by Leonard Calvert Esqr his Lopps late Governor here before his death to divers Souldiers here for theire pay for theire service in the defence and safety of his Lopps Province, and since delivered according to the said late Governors Ingagem! aforesaid Notwithstanding w^{ch} this Assembly being desireous to give his Lopp all hobble satisfaccon herein It is ordered by the authority of this present Assembly that noe Inhabitant of this Province shall alienate, transport or Cause to bee transported out of St Maries or Kent Counties or shall alter the property of any cattell or other Estate weh they are now possed of and weh belonged to his Lopps Estate at or since the death of the said Leonard Calvert, but shall preserve the same with theire whole Increase, in their custody & possion untill the last day of March next, or vntill his Lopps pleasure bee further knowne herein vppon payne of forfeiture to the Lord Proprietary of double the value of such cattell or other goods soe to bee transported, alienated or altered as aforesaid.

> Tho: Hatton The ffreemen haue assented Willim Stone The Governor hath assented

An Order of Assembly for the defence of the Province as the present times will pmitt

Expired. For the more safety and better securing of this Province against the Indian Enemy this present yeare It is ordered by the authority of this preent generall Assembly That through the whole Province it shalbe lawfull for the ffreemen in every Hundred to assemble themselves together at some place to bee nominated within theire Hundred by such Commander Liber A or other officer in each hundred as shalbe nominated, appointed and authorized by the Governor for the time being with Comission for that purpose, on the three last dayes of the monethes p. 274 of Aprill, May, June, July, August and September next followeing and then and there by the major voice of the ffreemen present to propose and conclude of such orders & ordinances as they shall Judg meete & necessary for the defence of each pticular hundred for the moneth next followeing, And the Orders and ordinances soe concluded uppon by the ffreemen then present and assembled as aforesaid, the Commander or other Officer shall see them put in execucon. Provided that if any one suffers losse in houseing or other goods or chattells, by meanes of any such order or obeying such order as shalbe prscribed and concluded vppon at such meeting, that it shalbe made good by Leavy to bee made vppon the Hundred by the Sheriffe weh Leavy shalbe assessed by three able psons to bee chosen by the Governor for the time being for that purpose out of some other hundred, and not out of that hundred wherein such reparacon is to bee made. And because it is generally thought fitt that the best and speediest prservacon of the Province may bee by way of Rounding. It is Ordered by the authority aforesaid. That five gunns or more shalbe taken from such Rounders for a generall and true Allarm to all the Inhabitants through the whole Province. And three Gunnes or more from any Inhabitants shalbe taken for a true Allarm in like manner. And every Maister of a house or ffamily neglecting with three Gunns to answere such Allarm (after proofe made that hee heard the same) shalbe fined to the Lo: Propr. 1001 of Tob: and Cask for every such neglect and offence. And any one causing or making a fals Allarm vppon just proofe made shalbe fined to the Lo: Prop for every such Offence 1001 of casked Tob: as aforesaid. And it is further ordered that noe Inhabitant able to beare Armes shall goe out of the Limitts of the plantacon where hee is vsually resident either to Church or vppon any other occasion whatsoever without his Armes well fixed and a sufficient quantity of powder and shott about him. And every Offender herein shall for every such Offence bee punished as the Commander of that Hundred where such Offence shall happen to bee committed shall in his discrecon thinke fitt the nature of the offence considered not extending to life or member. And it is also further ordered that every Maister of a ffamily shall provide for himself sufficient Armes & Amunicon and for every hired servant or other Soiourner also residing and dwelling in his house this yeare viz: one fixed Gunne 21 of powder and eight pound of shott p head. Weh Gunne and Amunicon by vertue of this order every such Maister as aforesaid may bring the same to

Accompt and recover the same vppon every such Soiourner, if Liber A hee bee not already provided therewith, And if hired Servant every such Maister may accompt or deduct the same out of the Wages of every such hired Servant, if hee bee not already provided therewith as aforesaid. And every Maister of a ffamily that shalbe found defective herein shalbe punished according to the discrecon of the Comander of that hundred where such M! of a ffamily dwelleth, and as the nature of the Offence shall require not extending to life or member.

The ffreemen haue assented Tho: Hatton Concurred by the Governor Willm Stone.

12 An Order providing for the Smith

Expired. Whereas there is an vrgent and pressing necessity as the present times require in all the Inhabitants of this Province to have their Armes ready and well fixed vppon all occasions and accidents which may vnexpectedly happen. Wen will not bee effected with that willingness and soe speedily as is required, vnles the Smith shalbe in some meanes assured of his pay. It is therefore ordered by the authority of this present generall Assembly (for his better incouragemt in that kinde, and to the end hee may doe all such Armes well and affoard his labour at reasonable rates) That the Smith shall take Specialty of all his Credditors Wen appearing in the Secretaries Office, vpon denyall of paymt hee shall have Execucon granted him therevppon at such time as the Specialty shall bee due and Tobacco payable, for all such Armes soe fixed onely Without further trouble or Judgmt

The ffreemen haue assented—Tho: Hatton
The Governor hath assented. Willin Stone



PROCEEDINGS AND ACTS

OF THE

GENERAL ASSEMBLY

OF MARYLAND,

At a session held at St. Mary's, April 6-29, 1650.

CECILIUS CALVERT, LORD BALTIMORE,

Proprietary.

WILLIAM STONE, Governor.

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Proclamcon

Whereas the manner of summoning Assemblies wthin this Province is wholly left to the L^d Prop^{rs} discretion, These are therfore in his L^{ps} name & according to his direction to will & requyre yow wthout delay to give Notice to all the ffreemen of S! Maries County th! they are to appeare psonally att S! Maries the 2^d day of Aprill next or ells by their proxies or Delegates, soe as noe one ffreeman soe appearing haue aboue 2 proxies, besides his owne voyce, Or that forthwth after such notice, the ffreemen of every hund wthin the st. County make choyce of Burgesses wtbin every such hundd in manner following, Viz. That all the ffreemen of St Clemts hundd or the major part of them, make choyce of one of the ffreemen of the sd hundd for their Burgesse. That all the ffreemen of Newtowne hund! or the major part of them choose 2 or 3 of the ffreemen of the hundd for their Burgesses. That all the freemen of St Georges hundd or the major part of them choose one or two of the ffreemen of tht hundd for their Burgesse or Burgesses. That all the ffreemen of S! Maries hund! or the major part of them choose one of the ffreemen of tht hund! for their Burgesse. That all the ffreemen of S! Inigos hundd or the major part of them choose one or two of the ffreemen of th! hundd for their Burgesse or Burgesses. And th! all the ffreemen of S! Michaëlls hundd or the major part of them make choyce of one or two of the ffreemen of th! hundd for their Burgesse or Burgesses, who are to assemble themselves at the time and place afores! to aduise & consult wth the rest of the Assembly then & there to meete about the weighty affayres, and for the publique Good of this province. Provided th! the ffreemen of enery of the sd hundd or the major part of them respectively doe agree together, in one of the two wayes of Assembling themselves last mentioned. Or otherwise they are all of them hereby required to appeare prosonally (& not by their Proxies, or Delegates, or Burgesses) att the time & place, & for the purpose before expressed.

Whereof yow are to give them pticular notice, And herein yow are not to fayle at yore perill, As allso to make returne hereof att the time & place afores! Gyuen att S! Maries this

24th Day of January Ano Din 1649°

Will^m Stone.

Liber A To the Sheriffe of S! Maries County his Depty or Deputyes.

Idem to the Sheriffe of Kent &c: with this alteracon Viz. to make choyce one, 2, or 3, Burgesses &c.

The ffreemen of S! Maries hundd earnestly request the Gout to give them power of choosing 2 Burgesses, alleaging that hundd to bee the ancientest hundd & the first seated wthin this province under his Lps governt who granted their request & desyre accordingly.

5° Aprilis 1650 By the Lef! &c of Mary-Land.

The ffreemen of th! part of this province of Mary Land now called Providence being by my appoyntm! duely summoned to this present Assembly did unanimously make choyce of m! George Puddington, & m! James Coxe for their Burgesses I being there in prson at that time.

Will^m Stone

Return from 5º Aprilis 1650 Kent

These summons was duly exequuted, & by vertue thereof I was by the major part of the ffreemen chosen Burgesse for the Isle of Kent County, which I doe certify in returne hereof Rob! Vaughan

Return fro the 2° April 1650 Sherife of S! Maries

All & enery the ffreemen of S! Maries County have beene summoned according to the direction of these summons, & have made choyce of these Burgesses following for every hund! viz.

for St Georges hundd fm! Jno Hatch m! Walter Beane.

ffor S! Maries hund^d { m! Phillip Laud. m! ffrancis Brooks.

 $\begin{cases} m^r \ John \ Medley \\ m^r \ Will^m \ Brough. \\ m^r \ Rob! \ Robins. \end{cases}$

ffor S! Inigos hundd \ m! Thomas Mathewes.

ffor S! michaëlls hundd f m! Thomas Sherman. m! George Manners.

ffor S! Clemts hundd Mr ffrancis Poesey.

W^{ch} I humbly certify in returne hereof Nicolas Gwyther.

There being not this Day any summons returned from the Liber A County of the Ile of Kent, or any appearance of the ffreemen or Burgesses eyther of that County, or of the part of the province now called Providence, The Gou! adiorned the house till friday next, being the fift day of this present month. Gyuing order for drawing the Act and Orders for setling the house

April 6° 1650 Sabbath

p. 363

The Burgesses assembled haue nominated & chosen m^g Will^m Bretton Clarke of the howse, who called the Burgesses by their Severall names as followeth viz.

St maries { M^r Phillip Laud M^r ffran: Brooks.

St Inegos · Mr Tho: Mathews.

S! Michaëlls (Mr Tho: Sherman.) Mr George Manners

S! Georges (M^r John Hatch (M^r Walter Beane

N. Towne $\left\{ \begin{array}{l} M^r \ Will!!! \ Brough \\ M^r \ John \ Medley \\ M^r \ Rob! \ Robins \end{array} \right.$

St Clemts Mr ffrancis Poesey Kent. Capt Robt Vaughan.

Providence \(\) M^r James Coxe \(\) M^r George Puddingto.

All assembled except Mr Mathews, Mr Hatch & Mr Beane.

The Burgesses present being sett & the howse called, have chosen M^r James Coxe Speaker of the howse who tooke his place accordingly.

Vppon the motion & desyre of the Burgesses this day assembled, the Gou! appoynted m! Secretary to draw 2 seuerall oaths one for the Burgesses, & the other for the Clarke weh was done & being as followeth Viz.

Oath Burges. I. A. B. do sweare that I will faithfully & truly, according to my hart & conscience to the best of my understanding & ability, wthout fauo! affection or selfe ends. aduise, consult, & give my vote to all Bill and other matters wherein my aduise or uote shall bee requyred during this Assembly. Wherein my cheife end & ayme shall bee the glory of God in my endeauo! for the aduancem! & promoting of the L^d Prop^{rs} iust rights & princeledges, & the publique Good of this province. And will all so keepe Secrett during this Assembly all such matters & things, as shall bee acted, debated

Liber A or consulted of in both or eyther howses of this present Assembly wherein secrecy shall bee required or bee requisite soe farr as I may, & will not wittingly or willingly publish, divulge, or speake of the same to any prson or prsons whatsoever, being noe member of one of the sd howses of Assembly. Soe helpe mee God &c.

Clks. oath I. A. B doe sweare th! I will faythfully & truly, to the best of my ability & understanding during this Assembly performe & exequite the place or office of Clarke of the lower howse of the said Assembly in all things belonging to that imploymt soe far as it shall please the Gout to continew mee therein. And I will true entry make & keepe of all such Acts, Orders, Journalls, & other things belonging to the office soe far as I may. And will all so keepe secrett during this Assembly &c: vt Supra in Burges. oath.

web sed severall oaths was administred by mr Secretary to the Clarke & Burgesses there present no one contradicting.

His L^{ps} declaracon was read by the Secretary & Condicons of the Plantaon published.

U. 11. Journal C: Baltemore

Cæcilius absolute Lord, and Proprietary of Maryland and p. 5 Avalon Lord Barron of Baltemore &c. To our Trusty and and welbeloved William Stone Esq. our Lieutennant of our said Province of Maryland. To those of our Councell there, And to the Gennerall Assembly of ffreemen of our said Province, and To all others whom it may concearne Greeting &c. Whereas Wee sent a body of lawes thither the last yeare by our Secretary Thomas Hatton under our hand and Greater Scale at armes conteining sixteene in Number, to be proposed by you our said Lieutennant to the Assembly there for their consent therevnto, Together with a Commission therevnto annexed Signed also by vs and affixed to the same seale, and bearing date the twelfth of August one thousand Six hundred fforty Eight whereby among other things Wee declared our Assent to the said Lawes, upon such Conditions as were expressed in the said Commission, which lawes were and are soe just and reasonable as that upon due consideration they ought to be well liked of by well affected men, according as you our said Lieut, after your receipt of them vpon good reason affirmed to vs by your Letter dated the twentith of ffebruary last. Nevertheless it seems through some misunderstanding the Gennerall Assembly there at a Sessions thereof houlden at Saint Maries in April last were unwilling at that tyme to Consent to the Enacting of them All, As Lawes there, which

unwillingness in most of the said Assembly, was occasioned U. II. chiefely (as Wee are informed, and have too much Cause to Journal believe) by the subtile Suggestions of some who ought rather to have assisted in promoting all fitting meanes of preserving p. 6 a good Correspondence rather then to raise, or cherish any Jellousies or discontents betweene vs, and the People there. But in regard the chiefest pretended Exceptions against those lawes were (as wee are informed) conteyned in the Act of Recognition of our Charter of the said Province from the late King of England and in that other for the Oath of fidellity to vs, wherein it seemes the words Absolute Lord and Proprietary (which Tytle is the same that is given vs by the said Charter, and the words Royall Jurisdiccon are stumbled at, by some there who seeme to doubt that the former words should inferre a Slavery in the people there to us, and the later Words exceed the power intended to vs by the said Charter Wee thought fitt hereby to declare, that as the former words importe noe such Odious and Sinister interpretation, Soe wee call God to Wittness) wee neither had nor haue any intention to inslaue the People there by them, or any other way whatsoever indeede the Lawes themselves doe sufficiently clere our intentions herein to all Wellmeaneing men if they be well considered. for the Act of Recognition, and also the said oath of ffidellity haue both relation to our said Charter which provided that All Lawes shall be made by Vs, and our Heires there with the Consent of the ffreemen of our said Province or their Deputies, or the Maior parte of them, And by severall other Acts conteined in the said Body of lawes there is Provision made for freedome of Conscience for freedome of Taxes, but such as shalbe laid with the Assemblyes Consent; for freedome from Martiall lawe, but onely in tyme of Campe or Garrison, and within such Campe or Garrison; ffor freedom of being Compelled in any kind to Contribute to any warr, out of our said Province without the Consent of the Assembly; ffor ffreedome of Trade with the Natiues vpon reasonable Conditions tending more to publick good, and tranquillity, then to our owne advantage. How therefore under such Essentiall Provisions of Safety and freedome, any reasonable People vpon mature Consideration can have any just occasion of Jellousies of being enslaved, Wee nor Certainely any well-disposed Person can imagine. As to those other words of Royall Jurisdiction, p. 7 Wee doe hereby declare that it is intended by our said charter that wee should have all such Jurisdiction there as the Bishops of Durham at any tyme heretofore ever had, Excersied, or enioved, or might have had Exercised, or enioved in Temporalls within the Bishoprick or County Pallatine of Durham in the Kingdome of England, And Wee are well satisfied by learned.

U. H. Councell here, and Such as are best read in Antiquities That Journal the Bishops of Durham before Henry the Seventh his tyme heretofore King of England Had and did Exercise all Royall Iurisdiction within the said Bishoprick or County Pallatine, though of later Yeares their Jurisdiction was much diminished by an Act of Parliament made in the tyme of the said King Henry, And this Wee thought fitt to signify vnto you, for your better satisfaction herein, But truely the Scruples and exceptions aforesaid are soe weakely grounded That although wee are confident that most of the Assembly (through want of due consideration, or vinderstanding of the true reasons of those who suggested those Scruples vnto them, and not out of any Evvell intention towards vs, did for the present wave their Consent vnto all the said lawes sent by vs. Yet it is clere to all vnderstanding Men that those Suggesters had other Secrett reasons why they opposed those lawes, then those pretended ones on the Peoples behalfe, and such as tended to the prejudice of our Just Rights there, which they thought not fitt publickly to avowe least the Gennerallity of the People there out of their loyall affection and fidellity to vs, should dislike them, and obstr their sinister designes therein, for it is well know that some haue heretofore acquired great Proportions of land in that Province from the Indians and have possessed them without our Consent, or a Grant from vs. And have presumed to dispute their pretended Tytles therevnto even with vs, and our Right, making a question what Right the King of England had to grant any thing there, And no doubt if they had had power would have maintained it by force against vs, But wanting that for the present, they have, and doe still it seemes Endevour to obstruct any thing which may tend to the manisfestation, strengthning or publick acknowledgmt of our Right to the land, and dominion of that Province, hopeing perp. 8 haps hereafter, if they can by maintaineing Jellousies betweene vs, and the people there exasperat either side to any Violent proceedings, one against the other, that then in all probability, a Great division and ffaction among the People themselves will followe, in when confusion they may hope to mould a party fitt for their tournes to reviue their ould pretended Right from the Natiues to those, and perhapps divers other lands, privatly acquired in the same manner. And soe in pursuite of that designe of making themselues Lords and Masters of the Province, adventure the ruine of all the People there, by Civill warrs among themselues, Although it be most probable, if this great danger be not tymely prevented, as well as foreseene they themselues who pursue such a wicked designe are like in the first place to perish in it. By wofull experience it hath bene found in divers nations that noe one thing hath soc certainely

betrayed the People into true Slavery indeede, as the Deceiptfull U. 11. Suggestions of Subtile Matchiavilians pretending Religion, and Journal 1659-69 an extraordinary care of the Peoples liberty, and still possessing them wth feares and Jellousies of Slavery thereby to alienate their affections from the present Government ffor as the Common way to Atheisme is by a pretended reformation in matters of Religion Soe the direct Roade to bondage is vsually found in specious pretences of Preservation of Liberty. Wee Knowe full well our Right to that Province doth not stand in neede of any Confirmation thereof by Act of Assembly there, for our Charter above mentioned, and our deare purchase of our Right to that Province, by the expense of great sumes of money with much sollicitude and travaile, (whereby that Collony was first begun and preserved) entitles vs sufficiently therevnto, But wee have Great Reason to wonder that any well affected person there, not seduced by Euiell Councell should be backward in concurring to a publick Act of Recognition of our Rights there. And Wee cannott thinke any worthy of enjoying ought there vnder vs, who shall vpon due Consideration what hee doth, deny soe to doe, nor indeede can it easily be believed, that any Intelligent person that hold any thing vnder vs there should be soe blind, as not to endevour by all the meanes they can to advance and streingthen our Honnor Rights, and Intrests p. 9 there, wherevoon, (and voon it onely) their perticuler intrests and Rights in their Lands and Priviledges in that province doe solely and with most Certainty depend. Wherefore vpon better Consideration Wee presume the Assembly there will make noe further Scruple of Consenting to all the said Lawes as wee sent them the last yeare thither, but rather desire vs to accept of their Consent therevnto for truely those lawes (if well considered) are more necessary for the Peoples good, and the publick there then for our perticular intrest. Wee doe therefore hereby againe Declare our Assent to the said Body of Lawes conteyning Sixteene in number above mentioned, And doe hereby authorize our Lieutennant of the said Province for the tyme being in our Name to Enact them alltogether as Lawes in the said Province in case the Assembly there, or the Maior part therof shall consent therevnto within one yeare after the date hereof. And whereas divers lawes were in our Name Enacted by our Deare brother Leonard Calvert Esquier deceased our late Lieutenant there at a Gennerall Assembly held by him at S! Inegoes Fort on the second of January one thousand Six hundred fforty Six, (As appeares vpon Record vnder the hand of John Lewger our late Secretary there) which lawes were protested against by An Assembly held after his death, on the twenty Seventh of January one thousand Six hundred fforty Seven, as conceiving them not lawfully Enacted.

U. 11. ffor that the said Assembly in January 1646 was Sumoned at Journal first by Captaine Edwa Hill, who was onely our pretended Lieutennant the said Province, but never lawfully authorized by from or vnder vs, And that in regard our said Brother vpon his reassuming the said Government continued the said Assembly without issuing any new Sumons for Election of another, Therefore as Wee vinderstand the said Members of the Assembly in January one thousand Six hundred fforty Seven declared and protested against the Acts of the other in January 1646 as illegall, wherevoon Thomas Greene Esquier our Lieutennant there then for the tyme being did vpon good and lawfull grounds, and according to the duty of his place protest against p. 10 the said Protestors and the Protest therein, and Declare As Wee hereby also doe that the said Assembly in one thousand Six hundred fforty Six was lawfully continued by our said brother, And all Acts therein assented vnto by the said Assembly, and in our name Enacted by our said brother were and are Lawes of the said Province, as fully to all effects in lawe, till wee or our heires shall signify our disassents therevnto as any lawes heretofore in the said province have or ought to have bene. ffor although the first Sumons were issued by one who was not our Lawfull Lieutennt there, yet being afterwards approved of by one that was, it is all one, as to the proceedings afterwards as if at first they had issued from a lawfull Governor. ffor our Charter of the said Province gives vs power to Assemble the ffreemen thereof or their deputyes in such manner and at such tymes, as wee shall thinke fitt, and neither it nor any lawe of the said Province doth obligge vs, or our Lieutant there to any perticular forme or Circumstance of Sumoning the ffreemen to any Assembly: If the ffreemen of themselves without any Sumons at all should assemble themselves or elect certaine persons to be their deputies in a Gennerall Assembly, and send them to the Governor there for that purpose. Although this were a very illegall proceeding, and would perhapps deserve exemplary punishment, yet Certainly if a lawfull Governor shall afterwards allow thereof and shall accordingly proceede to the Enacting of lawes with their Consent such lawes would be in as much force & as binding to the people (and soe in all reason ought to be) as if the Elections had bene made by a Sumons from a lawfull Governor. Any Act made by an vnlawfull power, if it be afterwards approved of by a lawfull authority that hath power to doe it (as in the Case aforesaid) it becomes thereby lawfull, Wherefore those pretended Exceptions against the legallity of those lawes enacted by our said Brother in our name by and with the Consent of the said Assembly in January one thousand Six hundred fforty Six are

meere Cavills, and serue onely to breede factions and divisions

among the people there which no doubt was secretly intended U. 11. by some there that first raised them, But God I hope will open Journal 1659-69 the Eyes of all honnest, and well meaning Members of that p. 11 Colonie. And in due tyme bring the truth of all those subtile Machinations to light, to the shame and Confusion of those, who hope by such waies to disturbe the publick peace, and happiness of that Colony, vnder our Right of Government, And will disappoint them of their Sinister and wicked designes therein. In pursuance of the same designes, a factious remonstrance of pretended Aggrievances of that Province, was drawne by M^r Gyles Brent & som others seduced by him (as wee are informed) and presented to a Gennerall Assembly there, held at St Johns in or about the fourth of March one thousand Six hundred fforty Seven, which by the subtile practises of him, and some others there, was approved of by the then Members of that Assembly, not well considering what they did therein, but not approved of by the said Thomas Greene, then our Lieutennant there. Wee doe therefore hereby Protest against the said Remonstrance as Seditious and apparantly vniust, and tending to deprive vs of divers Essentiall parts of our vndoubted Jurisdiction, and Rights in that Province. And Wee doe also hereby Protest against and declare our Disassent, as well vnto the Preamble, as to the first part of an Act then passed in the said Assembly, and assented vnto by the said Thomas Greene, entituled thus. For the Defraying of the Soldyors wages, wherein vpon false surmises and contrary to all Justice, as well as in Great neg our Priviledges and Rights they presumed to dispose of our Consent. And to the personall Estate there without o third parte of the said Act tituled Thus, Touching Levyes and ludgments which pretends in one Clause thereof a of the lawes made in the aforesaid Assembly Nulli at St Inigoe's the Second of January, one thousand Six hundred fforty Six, and stiles it a Pretended Genner Assembly. And also to the fourth and fift parts of the said Act concearning Officers ffees, and an oath of Fidellity, which also stiles the said Assembly a pretended Gennerall Assembly. And whereas wee received a Letter from the Assembly there to vs. dated the one and twentith of Aprill last, wherein they express a great desire of a good vinderstanding betweene vs, and the People there which wee take very kindly from them, for wee doe as Earnestly desire the same, as they will find by our complyance with them in this our declaration if they doe also on their parts really comply with vs in the like manner, But truely in their desire that wee would ratify p. 12 and confirme vnder our hand and Seale such Disposition as hath bene made since the death of our said Brother of our

U. II. Stock of Cattle and other personall Estate there (although don Journal without any legall authority, or warrant from vs) and seeming much to wonder that wee should expect to recover any of them wee have much more reason Certainly to wonder that any reasonable men should thinke fitt, That wee should be less Master of our owne then the meanest Planter there for Certainly not any one who subscribed that letter, but would thinke it a great wrong don vnto him, if an Attorney should (vpon any pretence of authority whatsoever be made without his Consent or Warrant to dispose of his Estate, And then after it were soe disposed, would hee not thinke it a Strange request in any man to desire him also to confirme it wthout a considerable satisfaction. And yet thus are wee vsed ffor our said Brother had noe power to dispose of any of our personall Estate there without the consent of our said late Secretary John Lewgar, And whereas it is alleaged in the said letter that the said Lewger did ioyne with him in the Engagement of our said Stock of Cattle for the payment of Soldyors, it is much mistaken, for himselfe denyed it to vs here, and noe Evidence or prooffe of any such thing, ever appeared there, nor was any such thing ever pretended (before the said Letter) in the many debates there since our said brothers death concearning that buisness, as appeared by the relations and accompt sent vs, the last yeare by Mr Thomas Greene and others of the proceedings thereof, And this injustice to vs was also much aggravated by the rejection of the payment of those Customes due vnto vs vpon all Tobacco exported from thence, which was settled by consent of the said Assembly, in January one thousand Six hundred fforty Six, for the better enabling vs to defend the Province at that tyme when it is pretended that our said brother did engage our Stock and personall Estate there for the payment of the said Soldyors. Soe as although our said brother had had power to dispose of our psonall Estate there, and accordingly had don it, yet Certainly it must be supposed that hee did it vpon confidence of making vp againe out of the Customes what should be disbursed out of our Estate for that p. 13 purpose as in iustice hee ought to have don, but that after his death not onely a Pretence of an illegall ingagement of his should be made vse of to despoile vs of all our personall Estate therin, But also that the said Custome which was appointed by Gennerall consent for the defraying of publick charges should also be debarrd vs, and the publick Charges notwithstanding be putt vpon vs is hardly to be believed that any People well considering what they did should thinke fitt to desire or expect that Wee should allow of it, much less presume to putt in execution soe great a Piece of Iniustice towards vs, The Assembly in their said Letter writt that they wonder wee

should thinke it fitt that those who had bene faithfull to vs, and U. II. don good Service in the Recovery, and Preservation of that Journal Province vnder our obedience should be depriued by lawe of their just dues truely therein, they confirme what they afterwards also write in the same letter (videlicet) that they understood not the said Sixteene Lawes for if they had, and well considered them they would have found in them a speciall provision made for satisfaction of all those who had served, and bene faithfull to vs, in the said late troubles there by an Equal Assessment upon all the Inhabitants of that Province, which is the justest and vsuall way in all Civill Kingdomes and Commonwealths for defraying of publick charges. It was never yet heard of, in any other Christian Countrey, but there, that vpon any occasion of forreigne or domestick warr a People should unreasonable as to expect that the Prince State should beare the charge thereof out of their owne privat and pticular fortunes which would putt them into a farr worse condition then the meanest Subject, because farr more lyable to destruction then any other, whereas the Preservation of their Estates and persons ought to be in the first place provided for, and the last that should suffer any prejudice when there were no other remedy, left, But not used as wee have bene in the first place yndon. And such of the Assembly as were Soldyors neede not wonder as they doe in their said letter that Wee should thinke it fitt that a Levy should be made upon themselves to pay themselves for in all other Countreys as by Experience is seene now in England) where any Officers or Soldyors have any Estate of their owne, their proportionable part of all Taxes per per raised for publick defence or other Charges is as justly due from them out of their Estates to the Prince or State of every such Commonwealth, as any perticuler Soldyors pay is due to him, for it is as naturall and just that all People should contribute proportionably to their owne defence, as it is for any Prince or State to defend and protect them, Wherefore the Assembly there may cease to wonder, as they also doe in the said letter that such exactions should be required, and made vpon a People who had bene loyall and faithfull to vs, and as they alleage had conquered that place for vs for which wee haue paid as appeares full dearely. Wee are well Satisfied that many there deserved very well of vs, and truely; as wee haue bene sollicitous to find out who they were. Soe we shall not be vnmindfull of them vpon all occasions to their advantage of honnor and proffitt as God shall enable vs in that place. But it is possible and too often seene that many persons who have by some actions very well deserved of others. haue afterwards by other Actions quite drowned, and deservedly lost the meritt of the former, in which Case Certainely

U. n. there is noe obligation in honnor or Justice to reward, but Journal rather to punish such who should in soe high a measure misdemeane themselves afterwards to the same person, of whom they had soe well merrited before, as to contribut to his destruction. ffor a Notorious Iniury from a professed freind is much more to be resented then from an Enemy. Nevertheless that the People there may see and be fully satisfied that wee preferr their Welfare before our owne particular advantage, and that wee are vnwilling to dissent to any of the proceedings of the General Assemblyes there, But such onely as necessitate vs soe to doe, for the Vindication of our honnor and just rights, which in truth tends to the preservation of theirs, as depending vpon ours. Wee doe hereby declare that when the said body of lawes above mentioned containing Sixteene in number, and

. them respectively under our or their hand and Seale at Armes, and noe longer. And in Case the said Sixteene lawes aboue mentioned shalbe consented vnto by a Gennerall Assembly, and Enacted as lawes there, within the tyme limited as aforesaid: then and not otherwise wee shalbe willing for the Ease of the People there, to allowe the one halfe yearely of the Customes due vnto vs, for the future for Tobacco laden aboard any dutch Ship there, towards the satisfying of all such just arreares and claimes touching the late Recovery and Defence of that province, as shalbe brought into our Secretarys office there, and made appeare due before the last day of March next untill they be fully discharged Provided that the said Stock of Neate Cattle (vizt) Sixteene Cowes and a Bull, be raised and delivered to the Commissioners of our Thresury there, for our Vse according to the tennor and purport of the aforesaid Act Entituled, An Act for the Support of the Lord Proprietary and passed there in the aforesaid Assembly Maryes the one and twentieth of Aprill last. There is one thing more which is desired of vs in the said letter of the Assembly to vs dated the one and twentith of Aprill last concearning William Tompson, whom they (it seemes) conceive was faithfull to vs, and our said brother in those late troubles raised there by that vngrateful Villaine Richard Ingle, although formed otherwise by some Credible persons were Eywittnesses of all the Passages of that buisness, and did assure vs, that the said William Tompson was the onely Roman Catholick that tooke the then Rebells oath against vs. And that hee gaue a third parte of his Cattle to the said Rebells for the maintenance of that Rebellion against our Right and Government there, which wee had some reason to give Credit to, for wee could not easily believe that some of

those persons who by the duty of their place and trust there U. H. lately vnder vs ought to have informed vs, of the truth of the Journal Passages of that buisness would either abuse vs. of the truth of the 1659-69 Passages of that buisness would either abuse vs, or wrong the said William Tompson, or anyone else by a false Information especially of such things as were publick there the truth where-p. 16 of could not be vnknowne to many others in that Place. Nevertheless in Regard the said Assembly there have given so good a testimony on the said Tomsons behalfe wee are now willing to belieue that there may haue bene some mistake in the said Information concearning the said Tomson, or if the said Tomson did any such things as wee were informed of him, that they proceeded from ignorance or inadvertence, and not out of any mallice or ill affection in him to vs. Wherefore in Complyance with the desire of the said Assembly, and in confidence that the said Tomson by his future Comportment wilbe more carefull to merritt our good opinion of him, in Justificacon of the said Assemblyes recommendation wee are willing to forgett what is past and show such favor to him, as his loyalty and fidellity to vs hereafter shall deserve Mr Abraham Janson a Dutchman as wee understand exported this yeare a Good quantity of Tobacco out of Maryland, and ought to have paid tenn shillings per hogshed as Custome due to vs yt. But Contrary to his Agreement & promise to the said Thomas Greene, our then Lieutennant there, (as wee are informed) did not pay the same to our Officers there for our Vse, Therefore wee doe hereby require you our present Lieutennant there to examin the truth hereof, and in Case you find that the said Janson hath not paid the said Custome, as hee ought to have don then to cause right to be done vnto vs therein, vpon such debts or Estate, as you shall find belonging vnto the said Janson within our said Province, or by compelling him to pay the same, if hee come againe thither. And whereas there are Divers Cattle as wee are informed in our said Province, vnto which none can lay any Certaine clayme, ffrom whence som questions there have arrissen (as we vnderstand) vnto whom in that Case they ought to belong. Wee doe hereby declare that all such Cattle doe of right belong vnto vs, as Lord of the province, vnless such Cattle be found at such tyme as they are taken vpon some Mannor belonging to some other person who by Grant from vs, have (among other Royalties, and priviledges belonging to their respective Mannors) all waiffes and Strayes granted vnto them respectively by vs, And this is soe Evident P. 17 in all lawe and Reason that wee conceive vpon due Consideration thereof, No Rationall man can make doubt of our Right herein. And now, as wee have by our Concurrence in soe many pticulars aboue mentioned for the Ease and advantage of the people there given sufficient Testimony as wee conceive

U. H. of our sincere affection to them, and reall desire to promote Journal by all the fitting meanes that may be, their happiness and welfare Soe we Doe hereby assure them, that vpon all occasions wee shall take to harte, and be ready to Concurr with them in any just, and reasonable desire from them for the publick good of that Collony, and apply our authority there from tyme to tyme to relieve them, in any vniust Grievance or oppression vpon notice or Complaint thereof vnto vs. And wee now hope that the Inhabitants there will vnite themselves in their affection and fidellity to vs, And as well avoide all ffactions, and divisions among themselves, as all such Cavilling persons and Councells as shall under what specious pretences soever, excite or tend to the division of the People there in their complyance with vs in all reasonable things. And in their Vnanimous, and cheerfull obedience to the Civill Government established there vnder vs. That as wee are all members of one Body Politique of that Province wee may have also one minde in all Civill and temporall matters concearning that place, which is the most hopefull way of drawing downe Gods blessing upon Endevours who loveth Vnity, and therefore comands vs, to loue one another: Christian Religion soe to doe for the accomplichment of Eternal happiness and human pollity also our temporal felicity in this World. It being a Certaine and true Maxime which tells vs, that Concordia res parvæ Crescunt Discordia maxime di [la] buntur By Concord and Vnion a small Collony may growe into a great and renouned Nation, whereas by Experience it is found, that by discord and Dissention Great and glorious kingdomes and Common Wealths decline, and come to nothing.

Given at London vnder our hand and Greater Seale at Armes the Six and twentieth day of August in the Eighteenth yeare of our dominion over the said Province of Maryland Annoq Domini one thousand Six hundred fforty Nyne.

Liber A Was read the Act for setling the howse of Assembly by 2 p. 363 distinct howses. & Orders for regulateing thereof, web were vnanimously agreed unto, Signed & confirmed by the Gou!

An Act for the settling of this present Assembly

Bee it Enacted by the Lord Prop! wth the aduise & consent of the Counsell & Burgesses of this province now assembled. That this p'nt assembly during the continuance thereof bee held by way of Vpper & Lower howse to sitt in two distinct roomes a part, for the more convenient dispatch of the business therein to bee consulted of. And th! the Gou! & Secretary,

or any one or more of the Counsell for the Vpper howse. Liber A And m! John Hatch m! Walter Beane m! John Medley, m! Will^m Brough, mr Rob! Robins, mr ffrancis Poesey, mr Phillip Land, mt ffrancis Brooks, mt Tho: Mathews, mt Tho: Sherman, m! George Manners Burgesses for S! Maries St. Marys Kent County Cap! Robert Vaughan Comder. & Bur-Providence als. Anarrundell gesse for the Ile of Kent County. m! George Puddington & m! James Coxe Burgesses for the part of the province, now Called Providence, or any fine or more of them, for the Lower howse, together with the Clarke of the howse for the time being, who shall from time to time assemble themselues at the time and place to bee by the Gou! (or whomsoev^r, of the Counsell hee shall by hand writing under his hand depute for th! purpose) from time to time appoynted during this p^rnt Assembly, Shall haue the full power of, & bee two howses of Assembly to all intents and purposes. And all Bills that shall bee passed by the st Two howses or the major part of both of them, & Enacted or Ordered by the Gou! shall bee Lawes of the province after publicon thereof, under the hand of the Gour, & the Great Seale of the sd province as fully to all effects in Law as if they were aduised & assented unto by all the ffreemen of the province personally

Will^m Stone

Orders made & agreed uppon by the Assembly for the better ordering of Both Howses.

I That noe member of eyther howse shall vse reuyling speeches or name any of the members of eyther howse by his owne name but by the terme or denominaon of the Gentleman th! spoke last or the like

2 That none of eyther howse shall speake aboue once, att one reading to any Bill wthout licence of the Gour or Speaker respectively. And if 2 persons rise vp together the Gour or Speaker respectively, shall appoynt who shall speake first, & no one shall interrupt another, or speake till the other haue ended.

3 That none shall deliuer his opinion or speake to any Bill sitting, but shall stand up bare headed, directing his speech to

the Gou! or Speaker respectively.

4 That Every Bill proposed to the howse, shall bee read three severall dayes, before it be voted to Ingrosmt unlesse uppon urgent occasion, or in matters of lesser consequence, it bee otherwise thought fitt by both howses.

5 That none shall come into eyther of the houses whillst they are sett, with any gun or weapon uppon perill of such

fine or censure as the howses shall thinke fitt

Liber A 6 Any of the 14 Burgesses (bownd to attend the Assembly) that shall bee absent from their howse att the hower & place appoynted (the Gou^r & Secretary or any one of the Counsell being then assembled) is censured or adjudged to pay for enery such default 50th of Tob: & cask, unles just excuse for such absence be made appeare

p. 364 7 All Tobbackos w^{ch} shall accrew bee adjudged to the payd or raysed for, or by reason of any misdemeanor, absence, or censure of any of the Burgesses during this Assembly, The Gou! is pleased (& the Assembly doth thereunto consent) shall bee disposed of towards the releife of the Poore of the Province Will. Stone.

m! Tho: Mathews, m! John Hatch & m! Walter Beane fyned by the howse in 501 Tob. apeece for not appearing.

The Burgesses desyre in the first place to debate & aduise concerning the 16 Lawes th! his L! might bee certifyed of their proceedings therein this yeare, in some convenient time. And the Gou^T conceiving that the consultaon of the Lower howse touching the 16 Lawes would requyre long time, adiorned the Vpper howse till wednesday next att 11 of the clock

The Lower howse adiorned by the Speaker 'till 9 a'clock next munday morning

Monday 8° Aprilis 1650

All assembled, none absent. mr Mathews, mr Hatch, & mr Beane are remitted their fine for the it was proued not to bee noluntary or willfull neglect in them, but iustly occasioned through fowle weather

was read his L^{ps} Declaraon sent in hither this yeare.

m! John Hatch & m! Beane sworne, as in the Burges oath m! Tho: Mathews refused to make oath, who had time to consider 'till afternoone. The howse adiorned till 1 clock.

Munday afternoone.

mr Thomas Mathews Burgesse of St! Inigos hundd being

demanded to make oath as the other Burgesses.

Replyed That he thought That oath could not bee taken by him, for the according to his L^{ps} instructions sent hither That All Poeple belieuing in Jesus Christ, should have the free exercise of their Religion. And accordingly hee ought to bee guided in matters of conscience by his spirituall councell. And if soe bee, hee understood not, & could not bee satisfyed in

his iudgment in any matter, what may bee spoken or debated, Liber A hee could not aduise wth whom hee ought therein if hee tooke such oath, and soe consequently had not the free exercise of his Religion.

And the howse thereuppon gaue censure th! the sd m! Tho: Mathews should depart the howse, & not to have any uote therein, who departed & absented himselfe accordingly.

was read the 16 Lawes, sent in by his L! to bee assented to, & enacted wthout alteraon &c:

The howse adiorned by the speaker 'till tuesday morning 8 a'clock.

Tuesday 9° Aprilis

The Burgesses all assembled except m! Mathews, who was yesterday expelled the howse, & discharged of his place & uote, & m! ffrancis Brooks who is excused by sicknes.

was read the Act of Recognicon. And the Assemblies L^{rs} sent to his L^p last yeare.

The house adiorned by mr Speaker 'till I clock afternoone.

Tuesday afternoone.

All Assembled as in the forenoone except as afore

Was read some former Draughts of Laws for the Rights of the L^d Prop^t formerly proposed at other assemblies in this province. Ordered by the Speaker that an Act should bee drawne up for the Rights of the L^d Prop^t & the Poeples Liberties.

was read An Act for the rights of the Ld Propr & &c:

Ordered th! the Bill bee drawne up fayre & presented to the Vpper howse to-morrow morning.

was read An Act of Obliuion the 2^d time. The howse adiorned by the Speaker till tomorrow morning 9 clock

Wednesday 10° Aprilis.

Burgesses all assembled except as yesterday. was read againe the Act of Recognicon. mr Speaker gave order to the Clarke to draw up a Report touching the Body of Lawes & adiorned the howse 'till 1 clock afternoone.

Wednesday after noone.

All assembled except as afore. The Report was read, & sent in to the Vpper howse. The Burgesses likewise deliuered

Liber A a Pet! to the Vpper howse by their Speaker, desyring vindicaon of their honors for certaine harsh speeches uttered by m! Tho: Greene ags! them, taxing them with injustice for expelling m! Tho: Mathews out of the howse, refusing to take the oath of

secresy, and for their taking the sd oath in the manner.

Vppon debate of which it being conceiued impertinent for the Burgesses to take the oath of secresy in the Lower howse unlesse the same were likewise taken by the Counsell in the Vpper howse, we'the state of order was brought into the Lower howse viz. whether such members in the Vpper howse, refusing to take the oath of secresy, as the Burgesses, shall have liberty or vote in the state howse, & the howse assented that they should not have uote or seate in the state howse, during the Assembly, unlesse they assent, & take such oath. And further that once reading bee adjudged sufficient for such orders for the speedy dispatch of the Counties busines, notwastanding the former order for 3 severall readings &c: And the Gout told the Speaker that hee should have an Answer of the Petri the next day after the 2th vote uppon that Bill.

The howse adiorned by the Speaker 'till tomorrow morning 8 clock.

Thursday 11 Aprilis.

All assembled except as yesterday. A Summons issued out to the Sheriffe for choyce of a new Burgesse in m! Tho: Mathews stead for S! Inigos hundd

Touching the Act of Recognicon now in dispute some were of opinion that they could not passe it as a pretuall Law, but for some time only. And have liberty to repeale it, when they shall find their liberties or consciences infringed by it. mr. Robr. Clarke by the Govr writt chosen a member of the Vpper howse. The Govr remitted all the former fines of this Assembly. The house adiorned till 2 clock afternoone.

Thursday afternoone

ffor the more speedy dispatch, both howses considered of a Committee for perusall of the 16 Lawes. And the Speaker appoynted Cap! Rob! Vaughan, m! Puddington, m! Hatch, m! Land, m! Robins, & m! Beane for a Committee, & the Gou! for the Vpper howse appoynted m! Secretary & m! Rob! Clarke to bee of the Committee, who were to meete as often as they thinke fitt, till Wednesday next at 11 clock who had in charge to aduise of the 16 Lawes, whether they think fitt to passe them all or not, & if not all, then we' of them, & to draw up

pricular & respective reasons of their not passing the rest, & Liber A to certify both howses of their proceedings therein, uppon Wednesday next if they may.

The Lower howse adiorned by the Speaker as allso the vpper house by the Gou! till Wednesday morning 8 clock.

Wednesday 17° Aprilis

Burgesses all assembled except as afore.

The Committee deliuered in their Certificate (both howses being mett) and assembled except m. Greene in the Vpper howse) wen was read & transmitted to the Lower howse to bee there Voted.

was read the 16th Law, Intit.: An Act concerning trade with the Indians.

An Act for the better Support of the L.d. Prop!

An Act prohibiting the transportaon or sale &c: of his L^{ps} ordinances, Ammunition, goods &c: passed

The howse adiorned by the Speaker till tomorrow morning 8 clock

Thursday 18° Aprill

Burgesses all assembled except m! Brooks excused by sicknes The Sheriffe returned the Summons and m^r ffenwick Burgesse of S! Inigos hund! in m! Mathews roome.

m! ffenwick making his appearance in the howse, m! Speaker proposed the oath of secresy to him. And m! ffenwick declared th! he would take th! oath Prouided th! it might not prejudice in any sort his Religion or Conscience. And the howse voted th! the sd m! ffenwick ought not to haue place or bee a member in the howse, unlesse hee tooke the oath directly, as it lyeth w!hout any reservaon at all eyther of Religion or conscience, Except m! Manners, m! Medley, & m! Land, who declared & desyred th! the sd m! ffenwick might haue time to consider of the sd Oath, weh was admitted & granted by the whole howse, till tomorrow morning.

The Burgesses desyre an answer of their Petⁿ from the Gout who returne wth this answer from the Gout & Vpper howse That the Lower howse howse had not power of themselves to expell any member out of their howse, the Gout not being part. But conceived the mt. Mathews expelled himselfe, for the hee came not to demand his voyce, after the Gout himselfe was part in the howse

The howse adiorned by m! Speaker till 2 clock afternoone.

Liber A

Thursday afternoone

All assembled except as afore. The whole howse declared th! it was never intended or is now intended by the howse, That in the oath of secresy any thing is ment to infringe Liberty of Conscience & Religion, whereuppon m! ffenwick was sworne as the other Burgesses

The Gou! appoynted the former Committee to take their Certif! againe into consideraon & to renew the same, & if they see any cause of alteraon or addition thereto to proceede there-

in, & to certify by Saturday morning.

The howse adiorned by the Speaker till tomorrow morning 8 clock.

ffriday 19° Aprilis

Burgesses all assembled except as yesterday.

was read the Certif! & Declaraon of the Committee concerning the 16 Lawes, & their proceedings thereuppon, concerning the Act for the punishing of certaine offences &c: now in debate, agreed by all that the Act bearing the same tytle the last yeare shall now passe. And instead of the Act That all Accompts accompt uppon oath: A new Act bee drawne up & psented to the Vpper howse, imposing a penalty or forfeiture uppon false Accompts

The howse adiorned till 3 clock afternoone.

ffriday afternoone.

All assembled except as afore.

was read An Act That All Accomptants &c: passed by all, & presented to the Vpper howse.

An Act prohibiting all complyance wth Capt Cleyborne.

passed & presented &c.

An Act Concerning Trade wth the Indians.

The howse adiorned by the Speaker till tomorrow morning 8 clock,

Saturday 20 Aprilis.

All assembled except m! ffenwick & M' Brooks who is excused by sicknes. & m! ffenwick fyned for his not appearance, according to the orders 50^t Tob.

Was read An Act for punishing of certaine offences to be prested

An Act concerning making our Lands & estates

An Act prohibiting all Complyance wth Capt Cleyborne

An Act prohibiting fforreyners to hunt &c:

An Order concerning Indians in Kent & Prouidence

The house adiorned by the Speaker 'till I clock after noone.

Saturday after noone.

All Assembled except Mr Brooks as afore

The Burgesses being sent for into the Vpper howse to give their opinion uppon the desyre of mt Clarke to bee discharged the howse by reason of some objections, they referred themselves for the matter to the Gov! to doe therein as he thought fitt & the Vpper howse referred it in like manner to the Gov! discretion, who uppon his earnest desyre for the purpose discharged him from sitting or uoting in the howse during the Assembly

To the desyre of the Committee that his LP will accept & giue his assent to the Act for punishing &c: instead of the 4th in the Body of Lawes, assented unto by the whole howse

The howse adiorned by the Speaker till 9 clock munday morning

munday 22° Aprilis.

p. 365

All assembled except as afore. was read an Act agst Ingrossers and fforestallers. Adiorned till afternoone

munday afternoone. All assembled except as afore.

The Gou! appoynted Mr Speaker, Cap! Vaughan, mr ffenwick, m! Hatch, mr Puddington & m! Land Committee to prepare the Lawes and Orders sent in by the Burgesses w!! certaine other busines, & Pet sommitted to them by the Vpper howse, for the more speedy dispatch, & to give their Report therein, on Wednesday next.

Both howses adiorned till Wednesday 1 clock afternoone.

Liber A

Twesday 23° Aprilis att a Committee.

Committee all assembled wth m^r Greene, & Cap! Price of the Vpper howse, M^r ffenwick appoynted Cheerman.

Was read An Act for punishing of certaine offences &c:
An Act agst Ingrossers & fforestallers.
An Act prohibiting fforreyners to hunt &c:
An Order concerning Indians in Kent.
An Act for Erecting Prouidence into a County
by the name of Anarundel County

Committee adjorned till 2 clock afternoone.

Twesday after-noone. All assembled.

was read An Act ffor punishing certaine Capitall offences
An Order concerning making ouer Land & estates.
An Act for punishing some offences not Capitall.
An Act for the Muster-Masters Grālls ffee.
An Act for prouiding a march uppon the Indians.
The Committee adiorned till tomorrow morning.

Wednesday 24° Aprilis. Committee all assembled.

was read: An Act for measures wthin the prouince.
An Order for the Reedifying of the ffort of St Inigos
Concerning m^r. Thornboroughs Petⁿ touching a horse.
The Committee Report tht the Pet^r ought to bee satisfyed,

as is provided for the other Soldiers: or the horse.

An Order drawne out to be presented with those other Bills.

Wednesday afternoon 24° Aprilis.

All assembled except m! Brooks as afore. The Committee gaue acc! of their charge & the Bills read att a full meeting in the Vpper howse, m! Secretary appoynted to prepare a Lie to his L! in answere what was done concerning the body of Lawes. The howses adiorned till to morrow morning 8 clock.

Thursday 25° Aprilis.

Mr Brookes excused by sicknes. mr ffenwick, mr Robins, & mr Hatch not appearing att the calling of the howse were fyned according to the orders 50¹ Tob. apeece. The Burgesses being sent for into the Vpper howse was read his L^{ps} Declaraon concerning the Body of Lawes, & a Lre to his L^p w^{ch} was signed by Capt Price, mr Secretary, Capt Vaughan of the Vpper

howse, & by all the Lower howse, except m! ffenwick, m! Med-Liber A ley, m! Manners, & m! Brooks. The howses adiorned till I clock afternoone.

Thursday afternoone.

All assembled except m^r Brooks as afore.

By the Governo! &c:

I doe appoynt Cap! John Price & Cap! Vaughan for the Vpper howse, and m^r James Coxe, m! George Puddington, m! Phillip Land, m! John Hatch, m! Will!! Brough, & m! Rob! Robins for a Committee to consider & reuiew the Laws made the last Assembly, and in p^rticular th! w^c! concernes prouision to bee made of a stock for his L^p. And such other Acts or Orders as are already drawne & not read. And an Act to be drawne for settling of Assembly by Burgesses, of John Hatch's and others the Exeq^{ers} acc! of prouision for the poore, & of what other busines they shall see cause, to take into their consideraon. And to return the Certificate by to morrow att noone, if they can to both howses

Will^m Stone

m! John Medley uppon request (by reason of his wife being sick) made to the howse is lycenced to goe home & not give his attendance in the howse. The howse adiorned till I clock to morrow afternoone.

ffriday 26° Aprilis Att a Committee, Capt John Price Cheer-man.

Was read An Order Drawne up unto M^r Thorneboroughs Petⁿ

An Order touching Tho: Allens 2 children.

An Order for halfe Bushell of Corne pt pole to be allowed the Gout for the publicke use.

Vppon the Petⁿ of John Halfhead (neyther parties being pnt) the Committee doe referre the hearing, to the next Prounciall Court wthin this prouince, & to be there heard & determined.

was read ou^r all the Acts & Orders made the last Assembly and uoted to be renewed & stand in force, only the order touching the lord Prop^{rs} stock of Cattle &c: desyre it to alterd thus viz. those words [Till the last of March 1651]

was read An Act Establishing the howse of Assembly
An Order for the Poor. Comittee adjorned till to-morrow morning 8 clock

Liber A ffriday 26° Both howses mett. All Assembled as afore.

The Committee ordered to bring in the Countries charge. And their Report brought in & read in part. Leif^t W^m Lewis demandeth satisfaction for his charge & pains in bringing down Indians the last yeare, & comming down now & gyuing his attendance uppon the Gou^{rs} lrē.

And uppon motion made how many men should bee allowed the Gou! & Councell ffree of all taxes, The uote of the Lower howse is that the Gou! be allowed 6 men, & euery of the Councell 3 prouided they bee their owne proper seruants by Indenture or other Couenant or lyuing in their own howses.

Adiorned till tomorrow morning 7 clock

Saturday 27° Aprilis

Burgesses all assembled except as afore. Went on on the Committees report

Both howses mett & putt to the uote, whether once reading shall bee sufficient for all Bills & orders allready prepared before they bee putt to Ingrossm! or not. All pnt uote in the affirmatiue, Except m! ffenwick.

· The Committee brought in the Countries charge viz.

Common charges to	ffor Will ^m Lewis for his attendance & bring-	
bee Levyed	ing down Indians the last yeare	0100 ₁
by equall assessmt	ffor Mathias Bryant for carrying the Gours lre	0100
through	ffor pressing m. Chappells Boate	0200
the whole	ffor ffrancis Martinson for goeing to Anar-	
province	undell & Kent Counties	0600
	ffor the Clark of the Assembly for 24 dayes	
	att 50¹ per day	I 200
	ffor Phillip's attendance on the Burgesses &c.	0420
	ffor the Sheriffe, for his attendance on the	
3420	howse	0500

All the Bills were read, & putt to the uote of both howses whether they should passe to engrossm! viz.

An Act concerning deserted Plantaons. Passed by All (except M^r ffenwick

An Order for Corne to the Gou!
An Act agst-swearing, drunkennes &c
An Act ffor Muster masters ffee
An Order ffor S! Inigos ffort
An Order agst fforreyners hunting

Engrossed by both houses

An Act, providing punishm^t for Capitall offences. Lower Liber A howse being equall in their uotes. It was ordered to bee sett aside till next Assembly

An Act prouiding &c: for Offences not Capitall.

An Act erecting Prouidence &c: An Act &c: March uppoⁿ the Indians

An Order touching Tho: Allens children

Engrossed by all p^rnt.

Both houses adiorned by the Gov^r till munday morning 8 clock.

Munday 29° Aprilis.

All assembled Except as afore.

The Lower howse of Burgesses, sent for into the Vpper howse by the Gou! to the Voting of all the Acts & Orders drawne up & engrossed

was read An Act Conring Deserted Plantaons

An Order for Corne to the Gov!

An Act for punishm^t of certaine offences &c:

An Act for muster master Grālls ffee

An Order for reedifying the ffort of St

An Order prohibiting fforreyners hunt-

ing &c: An Act for punishing certaine offences

An Act for Erecting Providence &c.

An Order prouiding a march &c.

An Act prohibiting all Complyance &c:

An Order for Recording marks cattle

An Order on 9, 10, 11, 12 orders &c:

An Order agst, Ingrossers &c:

Both houses adiorned by the Gov^r till 1 clock after noone.

Munday after-noone all Assembled except as afore.

Was read An Order Concerning Tho: Allens 2 children.

An Order uppon m! Thorneboroughs Pet!

An Order for releife of the Poore

Passed by maior vote

Passed by

AII

An Act prohibiting Indians to come &c An Act for Secretarys & sheriffs ffees.
An Order for precting Leuy in Octobr All

Liber A was read Declaraon uppon the Act providing for soldiers

pay &

Declaraon uppon the Act for Dead mons Fetates &

Declaraon uppon the Act for Dead mens Estates & approved by both howses.

Both howses Declare the noe further secresy is required mentioned in the Oath (after this pñt day of Sessions) taken for the purpose neither doe they find it any wayes requisite.

Vppon motion of adiorning the howse of Assembly, It was alledged that all persons bound to attend the Assembly ought to be protected fro arrests. Whereuppon the Burgesses desyre noe protection att all, for being Burgesses, but declare the contrary & desyre to bee lyable to all suits, actions & arrests. And the Gou! adiorned both howses 'till the 10th Day of January next, unlesse uppon urgent occasion as the Gou! shall see cause. Proclamaon shall issue forth anticipating the sd adiorm!

The Committee's Bill of charges this Assembly brought in 27° Aprilis, allowing

774	3 1		
S	M	ari	es

To (Rob! Robins for 27 dayes attendance att 501 per	
day	1 350 ¹
) m ^r W ^m Brough for 21 dayes att 50 ¹	1050
John Medley for 14 dayes	0700
To Mr Phillip Land 26 dayes	1 300
To { John Hatch 24 dayes Walter Beane 24 dayes	I 200
Walter Beane 24 dayes	I 200
To ffrancis Poesey 28 dayes att 50 p day	1400
∫ George Manners 21 dayes	1050
m! Tho: Sturman 21 dayes	1050
M ^r Cuth: ffenwick 11 dayes	0550

As for that mr ffrancis Brooks was not able through sicknes to attend the howse, and drawing of his wine the Committee thinke fitt, not to prouide for him att all.

Kent &c

To Cap! Rob! Vaughan	for 40	dayes att	50 ¹ p	day	2000
Boate & hands &c:					0250

Anarundell

To m ^r Puddington	for 37 dayes	a peice at	50 ¹ p day	3700
m! Coxe Boate, hands, &	wages			0600

This Assessm^t to be layd on the hund!s & Counties proportionably. Every County & hund bearing their particular charge, of their own p^{*}ticular Burgesse or Burgesses.

The Committee finding allready 3420! more of Tob. uppon Liber A common charge, besides what will hereafter be reckoned. Whereuppon (not being able to make a true Estimate of the Poeple inhabiting in the seuerall Counties, whereby to proportionate the Assessm! equally) they referre the making thereof, unto the meeting in Octob! for th! purpose.

Signed John Price
Rob! Vaughan
James Coxe
Phil: Land

∫ John Hatch Will™ Brough Rob! Robins George Puddingtor

Lune 29º April 1650 in the Vpper house

The said House being called The Governor, Cap! Price, Mr Secretary and Cap! Vaughan Assembled, And the Burgesses of the Lower House being sent for, came and Joyned themselves with the Vpper House this day for the more convenient and Speedyer dispatch of all busines. And in the first place the Bills and Orders before menconed were all read and voted as before is expressed

After w^{ch} it was put to the Vote of both Houses whether in regard of the Long expence of time elapsed they did agree that all Bills, Acts and Orders as well such as have often been read and Voted to Ingrossm! as all the rest that have beene read and assented vnto by both Houses shall passe for Lawes and Orders of the Province and stand Good to all intents and purposes, without further reading though they have not been soe often read and Voted as was directed by the order of the House for that purpose, Yea or Noe. And it was in the affirmative by both Houses.

Willim Bretton

Willim Stone

And the busines of this day being finished the Governor adjourned the house as before in the Journal as expressed.

Tho: Hatton Secr.

Acts of Assembly. 1650.

Acts and Orders Enacted made and ordered by Will \overline{m} Stone P- 355 Esq^r Governor with the consent of the Vpper and Lower House of Assembly at a generall Sessions thereof held at St Maries on Monday the nyne and twentieth day of Aprill Anno \overline{Dm} 1650 as followeth Viz:

Liber A

1 An Act for punishm^t of certaine Offences as Swearing, cursing, Adultery &c.

Every person or persons that shalbe found or proved by confession of either party to have comitted Adultery, or fornicacon, such Offender or Offenders shalbe censured or punished, as the Governor and Counsell or other cheife Judge and Comissioner present in Court (therevnto authorized) not extending to life or Member shall adjudge and thinke fitt. Every person or persons inhabiting or residing within this Province that shall at any time pphane the name of Almighty God by frequent Swearing or cursing or blaspheaming, such person or persons shalbe censured and punished according to that Clause in the Act Intituled an Act concerning Religion, as is pvided for such person or persons who shall pphane & blaspheame the name of Almighty God in the like kinde on the Sabboth or Lords Day called Sunday. Every person or persons inhabiting or residing within this Province that shall abuse himself by frequent Drunkenes or shalbe drunke and proved by two sufficient Wittnesses, such person or persons for every such Offence shall pay for a fine One hundred pounds of Tobacco and Caske to the Lord Proprietary of this Province and his heirs Lords and Prop^{rs} of this Province.

The Lower House hath assented—Will. Bretton The Vpper House hath assented—Tho: Hatton

Enacted by the Governor Willim Stone.

2 An Act for punishing of some other Offences

* Every person striking any Officer, Juror or Witnes in presence of the Court or striking any other person with a drawne Weapon in presence of the Court, or striking any Magistrate in or for doeing of his Office may bee Judged to loose his or her right hand or to bee burned in the hand or bee put to any other corporall shame or correccon (not extending to life, or bee fined as the Provinciall Court or other Judge therevnto authorized shall thinke fitt. Every person that shall strike a high Sheriffe of a County or any other Officer in or for executing of his office, shalbe fined or censured as the Governor & Counsell prent in Court or Comander and Comissioners authorized from time to time for matters of Iudicature in any County Court within this Province shall thinke fitt.

Every one giving false witnes vppon oath or perswading or hiring another to give such false witnes vppon oath shalbe nayled to the Pillory and loose both Eares or

put to other corporall shame or correccon not extending to life Liber A as the Court shall Adiudge.

Enacted vt Sup^a

Assented vnto Sup³

An Act phibiting all Complyance with Cap! W." Cleyborne in opposition of his Lopps right & Dominion over this Province.

Whereas Capt Willim Cleyborne heretofore of the Isle of Kent within this Province of Maryland and nowe of the Collony of Virginia for his frequent Attempts practizes and enterprizes in opposicon of his Lopps vindoubted right and Dominion in and over this Province hath heretofore carryed himself in a very rebellious manner against his Lopp and the Govermt here established vnder him, and still remaines exempt from pardon in that respect And whereas also vppon a full hearing on both sides by Reference from his late Maty before the Lords of the Counsell in England the fourth of Aprill 1638, the said Cleybornes preended clayme to the said Isle of Kent and some other parts of his Lopps Province and trade with the Indians was rejected and his Lopps vndoubted right and title therevnto according to his Patent was confirmed And whereas likewise by proclamacon made & published in Virginia the fourth of p. 356 October 1638 by authority of the then Governor there with the advise and consent of the Counsell of State in relacon to and in pursuance of the said order of the Lords of the Counsell All and every the Inhabitants of that Collony were expresly phibited to vse or exercise any trade or commerce with any Indians within the Bounds of this his Lopps Province without speciall Licence from his Lopp for that purpose upon the penalty & forfeiture therein expressed As by the said Order of the Lords of the Counsell & proclamacon both remayning vppon Record with the Secretary of this Province more at larg it doth & may appeare And whereas further the said Cap! Cleyborne hath of late by his Lres to the present Governor of this Province prsumed in an upbrayding insolent threatning manner to renewe his former preended clayme here in opposition of his Lopps right and Dominion, and (as is credibly reported) gives out in speeches that hee purposeth ere long to make some attempt vppon the Isle of Kent against the peace & safety of this Province flor prvencon whereof therefore and the better to restraine and keepe all & every the Inhabitants of this Province in theire due obedience to his Lopp and the Governit established here vnder him. Be it Enacted by the Lord Prop^{iv} with the advise & consent of the Vpper & lower House of this Assembly That what person or persons soever now inhabiting or web shall

Liber A from time to time hereafter inhabit or bee resident vppon the said Isle of Kent or any other place within this Province, that shall hereafter p^rsume (contrary to his or theire fidelity or obedience to his said Lopp & his heires Lords & Prop^{rs} of this Province and the Governt here established under them) in any sort to assist abett or countenance the said Cleyborne or any of his Complices or Adherents in any attempt practice or enterprize whatsoever uppon or against the said Island of Kent or any other place within this Province or any thing thereunto belonging in opposicon of his Lopps & his heirs Lords & Propress of this Province his and theire undoubted right & dominion in and over the same, Uppon proofe thereof by two sufficient Witnesses shalbe punished by death & confiscacon of all his and theire Lands goods Debts & chattells within this Province to the use of his Lopp & his heirs Lords and Propress of the same.

Enacted vt Supa

Assented vt Sup^a

4 An Act concerning deserted Plantacons.

Whereas divers persons who haue heretofore taken vpp land within this Province have neglected the seating thereof for a long time, And others that have seated Plantations have againe deserted them suffering theire said Land and Plantacons to lye wast and vninhabited, keeping theire titles thereto Nevertheles still on foote whereby others are hindred from taking the same vpp and seating neere together for the Comon Security, Which is found to bee very inconvenient to the Comon wealth and a great Iniury to the Lord Propty in the losse of his Rents and otherwise Be it therefore Enacted by the Lord Prop^{ty} with the advise and assent of the Vpper and Lower house of this Assembly That for all Mannors Lands & Plantacons within this Province which have heretofore beene either taken vpp or seated and for fower yeares last past or longer deserted or left vninhabited by such as haue or might have claymed right thereto, and his Lopps Rents not paid. In case such person or persons (Except Orphans under sixteene yeares of age) as clayme any right therein shall not some time before the five & twentieth day of March next make such their right thereto appeare respectively, And (having not had any grant heretofore thereof Legally passed vnto him or them) demand Grants thereof under the Great Seale of the Province, and satisfy all Rents for the same arreare to his Lopp. It shalbe at any time then afterwards lawfull for his Lopp or his heirs Lords and Propris of this Province or his or theire Leivetennt or cheife Governor of the Province for the time being (lawfully authorized for granting of lands within this Province) to grant the

same or any part thereof to any other person or persons who Liber A shall desire Grants thereof according to the Condicons of Plantacon then in force within this Province or other Warrant or direccon from his Lopp or his heirs Lords & Prop^{rs} of this Province for the time being under his or theire Hand and Seale at Armes. And that for all other Mannors lands & Plantacons already taken vpp or seated or web hereafter shalbe from time to time taken vpp or seated within this Province (not belonging to any Orphans vnder sixteene yeares of age) weh shall happen to bee deserted or left vninhabited by such as shall then have or may clayme to have any right or Title thereto, And his Lopp's or his heirs Lords & Propis of this Province his or their Rents due for the same not paid for three yeares p. 357 together. It shalbe in like manner at any time after the expiracon of the said three yeares lawfull for his Lopp. or his heirs Lords & Proprs of this Province or his or their then Leivtennt or cheife Governor thereof (being lawfully authorized as foresaid) to grant the same or any part thereof to any other person or persons who shall desire grants thereof. According to the Condicons of Plantation then in force within this Province or other Warrant or direccon as aforesaid

Enacted vt Sup^a

Assented vt Sup^a

An Act concerning the Secretaries and Sheriffes ffees.

Whereas some disputes have heretofore beene about the Recording of Patents and other flees due to the Secretary of this Province. To avoide the like disputes for the future, and that all Iniury & inconvenience to his Lopp in not recording of Patents for land may be prvented. Be it Enacted by the Lo: Prop^{ry} by and with the advise and assent of this p^rsent genāll Assembly. That all Patents or Grants of land within this Province not already uppon Record and all such as shall hereafter bee made out shalbe Recorded. And bee it further Enacted by the authority and assent aforesaid that these severall ffees followeing shalbe from hence forward (till a further Settlem^t therein) paid to to the Secretary of this Province for the time being in Tobacco and Caske as followeth viz:

	1 ob, & Caske
ffor an Instrum ^t vnder the Seale	50
for recording any Instrum! vnder the Seale	50
ffor entring any other matter vppon Record not, ex-)
ceeding half a side of a Leafe in the Record	> 8
Book being in folio,	}
If the matter entred vppon Record bee above half	·)
a side of a Leafe and for every side of a Leafe	16
in folio	}
If the matter entred vppon Record bee above half a side of a Leafe and for every side of a Leafe	16

Liber A	ffor the Coppy of the Record the same ffee as for reco	ording,
	ffor any Writt, Warrant, or Licence not vnder Seale	15
	against or to one person onely	1 3
	If the Writt Warrt or Licence bee against or to more \	15
	then one then for eich	13
	ffor discharge of a Shipp or other Vessell	50
	ffor any other Passe or discharge (not vnder Seale	I 5
	for draweing any matter to bee put vppon Record	
	vnles the party ymploying the Secretary therein	
	shall otherwise agree	8

And if otherwise agreed then according to such Agreem! ffor every search of the Record before the yeare wherein such search shalbe made for the first yeare begining at the yeare last past before such search made 41 Tob: for the second yeare 8 for the third 12 for the fourth 16, and soe accordingly rising after that pporcon for any Longer time past. But for the same yeare wherein any search shalbe made beginning the 25th of March. The Secretary is to search or pmitt the Records to bee searched by any Inhabitant of this Province, Gratis, The party desiring such search being not impertinently troublesome

And further Whereas his Lorps now Secretary hath beene disappointed of receiving the greatest part of his last yeares ffees being by that meanes unprovided of divers necessaries for Houskeeping It is ordered by this prsent genrall Assembly That for all the said ffees arreare and all such other ffees as shall growe due to him as Secretary within the County of St Maries before the first of January next (except such as the parties from whom the same or any part thereof are or shalbe due shall satisfy and pay to the said Secretary at his now dwellinge House in pvisions for Houskeeping before Michaelmas next or otherwise) the Sheriffe of the said County of St Maries for this preent yeare or any other whom the said Secretary shall ymploy therein shalbe allowed from the parties from whom the said ffees are or shalbe due after the rate of 10¹ Tob p Cent for collecting the same Which hee may uppon delay of paymt or refusall (after demand) leavy by way of execucon together with the said ffees. And Bee it further also Enacted by the authority and assent aforesaid, That for all ffees which either are or p. 358 shalbe due from time to time hereafter to the Secretary of the Province for the time being in any County within this Province (except for such as are or shalbe due within the County of S! Maries before the first of January next, before menconed

The severall Sheriffes of all the severall Counties within this Province for the time being shall from time collect and receive the same for the Secretaries vse (ex officio) without any alloweance, If the Secretary shall require it together with the Coutry

Leavies

And it is further Enacted by the authority and consent afore-Liber A said that the Sheriffs ffces menconed and expressed in an Act of Assembly held at S! Inegoes ffort 2^d January 1646 and remaying vppon Record with the Secretary of this Province shalbe and stand in force in every respect as in and by the said Act they are sett downe and expressed. Till a further settlement herein

Enacted vt Sup^a

Assented vt Sup^a

6 An Act phibiting any Indians to come into Kent or Annarundell Counties without notice thereof given.

Whereas two of the Inhabitants of Kent and Annarundell Counties have beene lately in a most barbarous & cruell manner murthered by certaine Indians. for the better prvencon of the like mischeifes (vnder God) for the future. Be it Enacted by the authority of this present generall Assembly, That the Comanders of the said severall Counties shall cause speedy notice to bee given to all Indians that use to resort or come vnto the Townes or dwelling Houses of any the Inhabitants there, and to all other Indians that shall happen to come into these parts or live neere at hand (as with conveniency they may) That they and every of them refraine comeing thither for the future either to hunt or vppon any other occasion vnles it bee to speake with the said Comander or Comanders of the said severall Counties uppon some vigent occasion, And that before they shall approach too neere any the Townes or Habitacons aforesaid either by land or Water, they shall give or make some knowne signe or Token of such theire approach for the purpose aforesaid. And in this Case all and every the Inhabitants of the said severall Counties are hereby strictly charged and required as they will answere the contrary at their pills not to offer any such Indian or Indians any harme or violence, but safely to conduct them (not being aboue fowr in number) to the Commander or Comanders aforesaid both in their comeing and goeing. And in case any Indian or Indians whatsoever after such notice given as aforesaid, shall prsume contrary to the directon herein prscribed, to approach or come vnto or neere any the Townes or dwelling Houses before menconed. It shalbe lawfull for any Inhabitant or Inhabitants of either of the said Counties with Gun or other Weapon to shoot, kill, beat or take Prisoner any such Indian or Indians, Any Act of Assembly or other Lawe or order to the contrary hereof at any time heretofore made in any wise notwithstanding, And all & every of the Inhabitants of the said severall Counties are hereby strictly charged and required not to harbour or conceale any Indian or Liber A Indians whatsoever, w^{ch} shall happen contrary to the direccon herein before expressed to come vnto any of theire Houses or Plantacons within the said Counties or either of them vppon pill of such punishm!, fine, or penalty (not extending to life or member) as the Comander & Comissioners of either of the said Counties respectively shall thinke fitt. And all & every the Inhabitants of the said Counties are to yeild obedience in all things to the direccon of this present Act vntill the Governor of this Province for the time being by Proclamacon for that purpose shall give other order to the contrary thereof.

Enacted vt Sup^a

Assented vt Sup³

7 An Act for the erecting of Providence into a County by the name of Annarundell County.

Be it Enacted by the Lord Propty by and with the assent & approbacon of the Vpper and Lower House of this Assembly That that part of the Province of Maryland on the west side of the Bay of Chessopeack over against the Isle of Kent formerly called by the name of Providence by the Inhabitants there resideing and inhabiting this yeare shall from henceforth bee erected into a Shire or County by the name of Annarundell County, And by that name hereafter to bee ever called Enacted vt Sup?

Assented vt Sup?

8 An Act for the Muster Master Gen^ralls ffee

Whereas his Lo^{pps} Officers of this Province haue generally some competent allowance granted to them towards theire support and mainetennce by vertue of theire said Office, And whereas there being noe certaine ffee ever heretofore allowed or knowne within this Province for the Mustermaster Generall of this Province Be it Enacted by the Lo: Prop^{ry} with the advise and consent of the Vpper & Lower House of this Assembly, That the Musterm! Generall of this Province shall haue yearely allowed him towards his support and mainetennce for his charge and paines taking by vertue of his said Office ffower pounds of Tob: and Caske vppon every taxable person Inhabiting within this Province to bee yearely collected by the Sheriffe of every County with the rest of the Leavies Enacted vt Sup?

9 An Order pyiding for the reedifying of the ffort of St Inegoes

Whereas sundry accidents may happen within this Province much to the indignity of the Lord Prop^{ry} of the same and his

Governor and abuse of the Inhabitants through the insolencie Liber A & pride of some ill minded people trading or traffiqueing here if noo place of force bee mainteyned and kept in repaire during theire aboade in the Province whereby to comand their Ships and other Vessells, and force theire obedience to the Governt Be it therefore ordered by authority of this present generall Assembly, That every five Inhabitants of this Province through the whole Province shall finde & maintaine one man at theire prop costs & charges with victuals and other necessaries during such time for the repairing and reedifying of St Inegoes flort at some time as the Governor & Counsell or the major part of them (the Governor being always one shall thinke fitt & convenient betweene the tenth day of October and Christmas next ensueing. And it is further ordered by the authority aforesaid that the Governor for the time being shall have power to presse six men with a Capt or Comander with Victualls and other necessary Ammucon into the said fort to remayne there as Souldiers during the time of shipping being or riding at Anchor in Patomeck or St George's River The Charge of weh to bee defrayed by an equal Assessm^t on all the Inhabitants of this Province And it is also Ordered that the Gunner of the said ffort for his better incouragem & paines in ordering & overseeing the worke & workemen and looking to and providing and fitting the Guns and making them vsefull and ready for service shall have and bee allowed this yeare one thousand pounds of Tob: & Caske to bee levyed on all the Inhabitants by an equall Assessm^t as aforesaid. And all Vessells of English duch or any other fforreiners whatsoever having a deck or decks flush fore & aft, comeing in and trading within the Province shall pay to the said ffort half a pound of powder and twoe pounds of shott, and a considerable pporcon of Match or soe much in value for every Tunne of Burthen for the vse of the fort or any other necessary and generall vses to bee ymployed as the Governor shall see cause or thinke fitt, And all vessells tradeing as aforesaid within Patomeck or St George's River both at theire comeing in and at theire departure hence shall ride two whole Tydes before & within command of the said fort, and take discharge therehence if complying with all orders & duties precribed touching the same. Vales by speciall Lycence and Warrant from the Lord Prop^{ry} of this Province or the Governor for the time being they shalbe otherwise authorized & Pvided for) vppon paine of forfeiting Three thousand pounds of Tob. and Caske over & aboue such accustomed prscribed duties whensoever it may be seised and Imprisonma during the pleasure of the Lo: Prop^{ry} or his Governor for the time being.

Ordered vt Sup!

Assented vt Supt

Liber A 10 An Order pyiding for a March vppon the Indians

Whereas certaine Indians this last yeare haue most wickedly and barbarously murthered an English Inhabitant of the County of Kent and another Inhabitant likewise since in Annarundell County. Be it therefore ordered that the Governor with the advise of the Counsell of this Province or the maior part of them shall haue power (In case such Indians who haue committed such barbarous and wicked murther shall not bee sent in after demand made of them to the Governt here to receive such punishmt as is due for such offence) to presse men and to appoint such alloweance for theire pay, and to make warr vppon those Nacons of Indians refusing to deliver vpp those Offenders as aforesaid as in his and theire best discrecon shalbe thought fitt. The Charge of weth warr to be laid by an equal Assessmt on the persons and Estates of all the Inhabitants of this Province.

Ordered vt Sup?

Assented vt Sup^a

11 An Order agt Ingrossers &c

It is ordered by the authourity of this preent generall Assembly That noe person or psons within this Province may or shall p. 360 buy, bespeake pmise or contract for any goods or Servants (brought into the Province) with intent to sell the same within this Province, nor may sell the same within the Province within the space of one whole yeare after at greater price then hee bought them at. Vnles such goods or servants were soe bought, bespoken promised or contracted for seaven dayes after the arrivall of such goods or Servants within the Province if it were in any Pynnace or other Vessell of lesser burthen then 50 Tunne or 28th dayes after the arrivall of such goods or Servants if it were in any Shipp or Vessell of 50 Tunne or aboue and then not for more gaine then 25' of Tob: in the hundred for the next yeares pay. Except Wine or other Provisions to bee expended in any Ordinaries within this Province, for which there shall not bee allowed aboue 50 p Cent gaine, And all offenders herein shalbe adjudged to pay one third part or value of all such goods and servants bought or sould to the contrary hereof to the party informing and psecuting and able to make just proofe thereof against such offender. And the other two parts of all such goods and servants or value as aforesaid shalbe forfeited to the Lord Proprietary and his heires Lords & Prop^{ts} of this Province yppon such proofe made as aforesaid.

Ordered vt Sup!

Assented vt Sup[‡]

12 An Order for Recording the marks of Cattell & Hoggs Liber A

It is ordered by the authority of this present generall Assembly That all & every the Inhabitants of this Province who have not yet recorded theire marks of Cattell and Hoggs, shall bring the same to bee recorded in the Secretaries Office, or in the Records of the same County Court where every such Inhabitant liveth respectively before Michaelmas next vppon pill of such censure for their neglect herein, as the Governor & Counsell or other Judg therevnto lawfully authorized shall thinke fitt.

Ordered vt Sup^a

Assented vt Supa

13 An Order vppon the nyneth Act and the tenth, eleventh and twelueth Orders of the last Assembly.

It is ordered by the authority of this preent genrall Assembly That the time menconed in the nyneth Act made the last Assembly for his Lopps confirming the disposall of his Stock and Estate for satisfaccon of the Souldiers &c bee renewed for one yeare longer And that the tenth order of the last Assembly, Intitled An Order touching the Lo: Prop^{rs} Stock of Cattell and other Estate within this Province bee renewed and contynue still in force And that the time therein limitted phibiting the sale or transportacon of the Cattell and estate therein menconed bee enlarged for one yeare longer. further ordered by the authority aforesaid, That the Eleventh order of the last Assembly Intitled An order of Assembly for the defence of the Province as the present times will pmitt and the twelueth order made the same Assembly, Intitled an order pyiding for the Smith bee both of them renewed and stand in full force for this present yeare to all intents and purposes therein menconed

Ordered vt Sup^a

Assented vt Supa

14 An Order phibiting fforreigners to hunt within this Province

Whereas great complaint is made by sundry of the Inhabitants here That divers fforreigners the last yeare made theire contynuall recourse into this Province bringing and sending Indians with Guns and Amunicon for the killing vpp & destroying the game of deere, great Inconveniences arising thereby. ffor the prventing of wen for the future, It is ordered with the consent of this Assembly, That noe fforreigner either English or Indian shall prsume or attempt to hunt in any part of this Province or kill any Venison or other Game without Speciall Lycence and

Liber A authority from the Governor for the time being vppon paine of forfeiting the one half of all such Boates, Canowes, gunnes, & amunicon (brought to the intent aforesaid) and venison or other meat soe vnlawfully killed, And shall alsoe bee imprisoned during the pleasure of the Lord Propty or his Leivet or other cheife Governor or Comander for the time being of that County where they shalbe apprehended. The other half shalbe allowed to the party or parties for theire paines taking therein that shall seize or apprehend such vnlawfull Hunters or other goods or amunicon as aforesaid. And the Comander of every Hundred shall haue power by vertue hereof to grant Warrant or licence to any person or persons desiring the same to raise men or force sufficient for the apprehending all such vnlawfull Hunters as aforesaid

Ordered vt Sup^a

Assented vt Sup^a

An Order for half a Bushell of Corne p poll to bee allowed the Governor.

It is ordered by authority of this preent genrall Assembly That Willin Stone Esq! the preent Governor shalbe and is allowed half a Bushell of Corne p poll from every taxable person within S! Maries & Kent Counties, and half a bushell of Corne vpon every ffreeman in Annarundell County To bee by him disposed of as hee shall thinke fitt to bee paid the next Cropp together with his Lopps Rents.

Ordered vt Sup^a

Assented vt Sup^a.

p. 361

16 An Order for releife of the poore

It is ordered by and with the consent and approbacon of this gen'all Assembly, That all maymed, lame or blind psons within the County of S! Maries not being able to get theire living by working or otherwise shalbe mainetayned & allowed (by an equall Assessm! to bee levyed and brought in with the other Levies vppon such Inhabitants of the County aforesaid as shall not make a free and willing contribucon out of their charatable disposicons) sufficient competicon and meanes for the mainetenance of all such Lame and other persons as aforesaid According as the Governor and Counsell shall thinke fitt and reasonable

Ordered vt Sup^a

Assented vt Sup^a

17 An Order concerning the charge of redeeming the two Liber A Children of Thomas Allen deceased.

Vppon the Reference from the Provinciall Court concerning the charge of redeeming Thomas Allens two Children from the Indians whether to bee allowed in the Administrators or Overseers Accompt or not, the Testators estate not being sufficient as is alleadged to defray that charge and to pay all due debts, and the publick charge this yeare being like to bee very great and burthensome It is thought fitt and soe ordered by this prsent Generall Assembly That the said two children shall serve any of the said Administrators or Overseers or any other Inhabitant or Inhabitants of this Province till they attaine to theire severall ages of 21^{ty} yeares As the Provinciall Court shall thinke fitt, Such Inhabitant or Inhabitants bearing or paying the said charg of theire Redempcon being 15001 of Tob: & Caske viz: for the eldest 900, and for the yongest 600 And at the expiracon of theire time of service paying to each of them respectively a Cowe and a Cowe Calfe, 3 barrells of Corne and necessary clothing, But in case any of the said Administrators or overseers or other Inhabitants aforesaid (to bee approved of by the Provinciall Court) that will beare or pay the said charg of redempcon in manner aforesaid respectively, shalbe willing to take them or either of them bound for lesser time alloweing them as aforesaid, or lett them goe free. Hee that will deale most favourably and charitably with the said children or either of them herein and acquaint the said Court therewith before they shalbe bound to any other shalbe first p^rferred. And this Assembly doth further declare that they thinke fitt that Georg Manners be allowed 2001 of Tob: and Caske for his Corroners ffee and other paynes menconed in the Administrators Accompt.

Ordered vt Sup!

Assented vt Sup³

18 An Order made vppon Mr. Thomas Thornborough^{es} Peticon

It is ordered by authority of this p^rsent generall Assembly vppon the Peticon p^rferred by m^r Tho: Thornboroughe to this Assembly to be releived concerning a Horse given him by the late Governor deceased for his service in S^t Inegoes ffort That m^r Cuthbert ffenwick (in whose possion the said Horse now is, and w^{ch} was heretofore by him bought of m^{rs} Margarett Brent Executrix of Leonard Calvert Esq^r the said late Governor deceased who gave the said Horse to the Said Thornborough as appeares by proofe vppon Record) shall not alien, sell dispose transport or cause to be transported out of this Province

Liber A the said Horse in question Vppon paine of forfeiture to the Lord Prop^{ry} or his heires Lords and Prop^{rs} of this Province thrice the value of the said Horse, Till it bee determined the next generall Assembly to bee held for this Province to whom the said Horse shall rightly belong

Ordered vt Sup^a

Assented vt Sup^a

19 An Order concrning the Assessmt of this yeares Leavy &c

It is ordered by the authority of this present generall Assembly That the Governor if hee please may issue out Writts directed to the Sheriff of every County within this Province to Somon 3 or 4 of the Inhabitants of Annarundell County and one or two of the Inhabitants of Kent County and one or two of the Inhabitants of every hundred within St. Maries County to bee chosen by the ffreemen of every of the said Counties & hundreds respectively who are (if they thinke fitt) by themselves or any Agent (living within the Province) by them authorized thereto vnder handwriting, to meete the Governor and Counsell at St Maries the tenth day of October next to Consider further what is fitt to bee added to the Leavies of this preent yeare besides the Charges already brought in by the Comittee this Assembly and to make Assessm! thereof p poll vppon all the taxable persons within this Province in manner as is directed by the Certiff! of charges brought in by the Comittee and otherwise as shalbe then thought fitt by the parties then meeting for that purpose or the major part of them. The Governor or any one of the Counsell whom hee shall depute in his place and stead for that busines giving his Assent thereto in all things and to have a Casting Vote

Ordered vt Supa

Assented vt Sup^a:

29? April 1650

Wee whose names are herevnder written doe certify That our intents in passing that Lawe made Anno 1647 touching paym! of debts (where pvision is made in the second Clause thereof for recovery vpon dead mens estates) was That the Creditors vppon such Estates shall make noe recovery aboue nyne monethes standing Except vppon Bill or other Instrumt vnder handwriting, And doe beleive that the intencon of the whole House was such and noe other.

Jo: Price, Robt Vaughan, Cuthbert ffenwick, Geo: Manners Willm Bretton, Jo: Hatch

29° April p'dict.

Liber A

It is therefore thought fitt by both houses of this preent Assembly That that Clause in the Act aboue menconed be understood and Judged uppon according to the intencons expressed in the Certifficate aboue written

Concurred vt Sup:

Assented vt Sup^a

April 29, 1650

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Wee whose names are hereunder written doe declare that our intents in passing the Bills the last yeare intitled An Act for the support of the Lord Prop^{ty} (And doe verily beleive that the intencon of the whole House then was) That these words in the Lawe viz: Touching the late Recovery and defence of the Province, is onely meant thereby That these souldiers who came vpp in pson with Governor Calvert deceased out of Virginia, and those other who were hired into the ffort of St Inegoes for the defence and prevaccon of the Province and Governt reassumed by him, and other Just arreares incurred during that time in the said ffort should bee satisfied by vertue of that Act and no others.

W^m Stone, Tho: Greene, John Price, John Pille, Tho: Hatton, Robt. Vaughan, Cuthbt ffenwick, W^m Bretton, Geo: Manners Robt. Clarke.

29° April p^rdict

It is thought fitt by both houses of this p^rsent Assembly That the Act aboue menconed bee vnderstood and Judged vppon according to the intentions expressed in the declaracon aboue written

Concurred vt Sup?

Assented vt Sup^a

Acts made att St Marys by Capt: William Stone 21st Aprill 1649 P. R. O. and 25th Aprill 1650 And first those confirmed by his Colonial Entry Book Lordship's Declaration dated 26thth August 1650. As by the Record of the Assembly fo: 31 and not repealeable without his Lordship's Consent. Under his hand and seale &c.

An Act of Recognition of the Lawfull and undoubted right and title of the Right Honble Cecilius Lord Baron of Baltemore absolute Lord and Proprietary of the province of Maryland unto the said province and unto all Islands Ports and Creekes to the same belongings.

Greate and Manifold are the benefitts wherewith Almighty God hath blessed the Colony first brought and planted within

P. R. O. Colonial Entry Book No. 53 this Province of Maryland att their Lordship's charge and continued by your care and industry in the happy restitution of a Blessed peace unto us being lately wasted with a miserable dissension and unhappy Warre. But more inesteniable are the Blessings thereby poured on this province in planting Christianity among a people that Know not God, nor had heard of Christ, all which as wee recognize and acknowledge to bee done and performed (next under God) by your Lordship's industry and pious intentions towards the advancement and propagation of Christian Religion and the peace and happy-

ness of this Collony and Province.

Soe wee doubt not but our posterity will remember the same with all fidellity to the Honor of your Lordship and your heires for ever. In Contemplation whereof wee humbly beseech your Lordship that as a Memoriall to all posterityes among the Records of your Court of your Greate Assembly within this Province for Ever to endure of our thankfullness fidellity and Obedience It may bee published and declared by your Lordship and the present Assembly, and enacted by Authority of the same, that Wee being bound therunto by the Lawes both of God and man Doe recognize and acknowledge your Lordship's just title and right unto this province by the grant and donation of the late King Charles of England and the Greate Seale of England bearing date att Westminster the twentyeth of June in the eight yeare of his Raigne Anno Domini 1632 and doe allsoe recognize and acknowledge your Lordshipp to bee true and absolute Lord and Proprietary of this province. And doe humbly submitt unto all power jurisdiction and Authority given granted and confirmed unto your Lordship and your heires in and by the said Grant and donation, and doc hereby submitt and obleige us our heires and posterityes for ever until the last dropp of our blood bee spent, to mayntaine uphold and defend your Lordship and your heires Lords and proprietarys of this province in all the Royall Rights Jurisdictions Authorities and preheminences given granted and confirmed unto your Lordship by the said grant and donation soe farre as they doe not in any sorte infringe or prejudice the Just and lawfull Lybertyes or priviledges of the freeborne subjects of the Kingdome of England and wee humbly beseech your Lordship to accept the same as the first fruits In this Assembly of our fidellity and thankfullness to your Lordship and your heires and posterity for ever which if your Lordship shall bee pleased to accept and ratifye by your assent without which it cann neither bee compleat and perfect, nor remayne to posterity according to our humble desire as a Memoriall of your Lordship's affections towards us, wee shall add this allsoe to the rest of the unspeakable Benefitts we have received by your Lordship's Vigilancy over this Collony.

An Act of Oblivion

P. R. O. Colonial Entry Book No. 53

The Lord Proprietary is willing that it should bee enacted and bee it enacted by the said Lord Proprietary with the consent of the upper and lower house of this Assembly that ther shall bee an utter Abolition of all actions tending to recover dammages for any faulte committed against any one in his Lordship's peace by any of the party who were in Rebellion against his Lordship's Government here att any tyme betweene the 15th of February 1644 and the 5th of August 1646 excepting Richard Ingle and John Darford Marryners and such others of the Isle of Kent as were not pardoned by his Lordship's Brother Leonard Calvert Esque deceased his Lordship's late Leuietenant of this Province. And likewise of all actions tending to recover Price for any goods or labour imployed during the said-tyme for the defence of the Country, and be it further enacted by the authority and Consent aforsaid that noe Contracts made with the said party, then in Rebellion against the Government or any person of that party to the use mayntenance or behoofe of the said Rebellion shall bee actionable in any Courts of his Lordships And that all Contracts other then when the true Owner was party the matter wherof was any plundered goods or Cattle shall bee voyed in Lawe And all such price as have been received for any of them by the wrongfull Possessor shall bee restored, and the Lord Proprietary out of his greate Benignety and tender affection to the Inhabitants of this Province is further pleased, that it may be enacted, and bee it enacted by the authority and Consent aforesaid, that all the Inhabitants and members of this Province (except before excepted) shall bee absolutely and freely pardoned of all offences whatsoever Capitall or other Committed or perpetrated at any tyme betweene the said 15th February 1644 and the said 5th August 1646 and for the better preserving of peace and unity it is allsoe enacted by the Authority and with the Consent aforesaide that all revileing speeches practises or Attempts tending to the disturbance of the Amity desired, and intended, and namely all revileing or upbraiding of other with matter of plunder Rebellion or any other Odious or reproachfull tearmes for any matter or thing pardoned by his Lordship or abolished by vertue of this Act bee utterly forborne and layd aside upon payne of imprisonment during pleasure Fine banishment Stocks Pillory whipping any one or more of these as the Leuietenant or Chancellor and Councell of this province for the tyme being or the Major part of them then being in Court present wherof the said Leuietenant or Chancellor or their respective Deputy (being allsoe one of the said Councell) to bee allwayes one and to have a casting voyce shall think fitt.

P. R. O. Colonial Entry Book No. 53

An Act against raysing of Money Within the said Province without Consent of the Assembly.

Forasmuch as the strength of the Lord Proprietary of this Province doth consist in the love and affection of his people on which hee doth resolve to relye upon all occasions for his supplyes both by sea and Land not doubting of their duty and Assistance upon all Just and Honoble occasions, Bee it therfore enacted by the Lord Proprietary with the Advice and Assent of the upper and lower house of this present Assembly that noe Subsidies ayde Customes taxes or impositions shall hereafter bee layd assessed, leavyed or imposed upon the freemen of this Province or on theire Merchandize Goods or Chattles without the Consent and Approbation of the freemen of this Province their Deputyes or the Major parte of them, first had and declared in a Generall Assembly of this Province.

An Act Concerning the Leavying of Warre within this Province.

This Assembly humbly prayes that it may bee enacted and bee it enacted by the Lord Proprietary with the Advice and Assent of the Upper and Lower house of this present Assembly that if the Lord Proprietary, or his heires or any Deputy or Deputyes Leiuetenant or other Chiefe Governor or Governors of this Province shall att any tyme hereafter make any warre out of the Lymitts or Precincts of this Province without the Consent and Approbation of the Generall Assembly of this Province first had and declared, the freemen of this Province shall bee noe wayes obleiged or compelled against their Consents to ayde or assist with theire Persons or Estates in the prosecution or mayntenance of such warre, but are and shall bee discharged of all attendance or supplye concerning or in Relation to such Warre any lawe usage or Custome to the Contrary hereof in anywise notwithstanding. And doe further humbly pray that itt may bee enacted and bee it enacted by the Authority aforesaid that no Martiall Lawe shall att any tyme hereafter bee exercised within this Province but only in tyme of Campe or Garrison and that within such Campe or Garrison, and bee it further enacted by the authority aforesaid that all charges ariseing from tyme to tyme of defence of the province against any invasion of any enemy or enemyes or against any domestick. Insurrections or Rebellions against the publick peace of this Province or the Government established here in and under the Lord Proprietary and his heires Lords and proprietaries of this Province shall bee defrayed by this

Province by an equal Assessment upon the Persons and Estates of the Inhabitants thereof, any thing in this Acte or in any Colonial Enother Acte to the Contrary in any wise notwithstandinge

r. R. O.

An Act prohibiting the transportation or Sale of his Lordship's Ordinance Ammunition Goods Chattles &c.

Bee it Enacted by the Lord Proprietary with the advise and Consent of the upper and lower house of this Assembly that what person or persons soever shall att any time hereafter presume to transporte or cause to bee transported out of this Province any of the Ordinances Carryadges for Ordinance Gunns Shott powder or other Ammunition to the vallue of twenty shillings or upwards provided or to bee provided from tyme to tyme hereafter by his Lordship or his heirs Lords and Proprietarys of this Province or by a Generall Assembly of the Inhabitants of this Province or otherwise for the publick defence here without speciall and lawfull warrant from his Lordship and his heires Lords and Proprietarys of this Province for soe doeing under his and their hand and Seale att Armes and recorded and kept in the Secretarys Office of this Province shall bee punished with Death and Confiscation of all his and their Lands Goods and Chattles within this Province to the Lord Proprietary of this Province and his heires Lords and Proprietarys thereof, And Bee itt further Enacted by the Authority and with the Assent aforesaid that whosoever shall att any tyme hereafter presume to seize sell or knowingly purchase or accept of any of the Lords Proprietary or his heires Lords and Proprietarys of this Province their Ordinances Carryadges Gunns Ammunition Cattle Servants Goods or any other thing whatsoever within this Province or any fland Porte Creeke or River therunto belonging which shall from tyme to tyme appertayne to him and them without lawfull warrant and Authority for soe doeing from his Lordship and his heires Lords and Proprietarys of this Province under his and their hand and Seale att Armes and recorded and kept in the Secretary's Office of this Province. Every Offender herein shall forfeit unto his Lordship and his heires Lords and Proprietarys of this Province treble the vallue of any such Ordinances Carryadges Gunns Ammunition Cattle servants goods or any other things soe unlawfully seized or sould disposed of purchased or accepted of as aforesaid, to bee leavyed upon the person and Estate of every such Offender. And all such sayles disposalls purchases and acceptances shall bee voyd and null. And are hereby declared unlawfull And every such Offender shall bee allsoe imprisoned during the P. R. O. Colonial Entry Book No. 53 pleasure of his said Lordship and his heires Lords and Proprietarys of this Province or of his or their Leiuetenant or Chiefe Governor of this Province for the tyme being.

An Act for the speedy payment of debts due to the Lord Proprietary.

Bee it Enacted by the Lord Proprietary of this Province with the consent and approbation of the upper and lower house of this Assembly that all debts which either are or shall bee from time to time really and truely due to his Lordship or his heires Lords and Proprietarys of this Province shall bee first payd and sattisfyed within the said Province before any other debts whatsoever.

An Act for taking of an Oathe of Fidellity to the Lord Proprietary

Bee it Enacted by the Lord Proprietary with the advice and consent of the upper and lower house of this present Assembly that every person from time to time inhabiting or resydinge within this Province and such who have or shall from time to time have any Estate and bee att any time in person within the same shall take the Oath here under mentioned in this Act and Entitled the Oathe of fidellity to the Lord and Proprietary of this Province to bee administered unto him and them respectively upon the holy Evangelists by the Leiuetenant or Cheife Governour of this Province for the time being, or by such person or persons as hee or the Lord and Proprietary of this Province or his heires Lords and Proprietarys of the same shall from tyme to tyme appoynt or authorize for the Administration thereof as aforesaid, and if any person or persons which either arc or hereafter shall bee within this Province shall att any tyme within the same refuse to take the said Oathe upon the said holy Evangelists according to the true intent and meaning of this Act when itt shall bee soe administered unto him or them respectively as aforesaid, he and they respectively soe refusinge shall forthwith after such refusall bee expelled and banished this Province and not returne againe into itt without leave from the Lord Proprietary or his heires Lords and Proprietarys of this Province, or his or their Leiuetenant or Cheife Governor of the same for the tyme being and if any person or persons who shall bee expelled or banished for such Refusall as aforesaid shall bee found in any part of the said Province thirety dayes after such refusall or shall afterwards returne into any part of the said Province without such leave as aforesaid or

shall after such returne att any time againe refuse to take the said Oathe upon the said Holy Evangelists, according to the Colonial Entrue Intent and meaning of this Act when itt shall bee againe att any time soe administered unto him or them respectively shall bee subject to such Fine and Imprisonment as the Lord and Proprietary of this Province or his heires Lords and Proprietarys of this Province shall thinke fitt or in his or their absence out of this Province as his or their Leiuetenant or Cheife Governor and Privy Councell of this Province for the time being or the Major parte of them wherof the said Leiuetenant or Cheife Governor or his Deputy (being one of the said Privy Councell) to bee alwayes one and to have a negative voyce shall thinke fitt, and the Oathe and tytle therof intended by this Acte is as followeth

try Book

The Oathe of Fidellity to the Lord Proprietary of this Province

I, A. B. doe sweare that I will be true and faythfull soe long as I shall bee a Member of this Province to the Right Honoble Cæcilius Lord Baron of Baltemore Lord Proprietary of this Province of Maryland and the Ilands therunto belonging and to his heires Lords and Proprietarys of the same and to his Leiuetenant or Cheife Governor here for the time being, And will not att any time by words or Actions, in publick or in private wittingly or willingly any way derogate from, But will att all times as occasion shall require to the utmost of my power defend and mayntaine all such his said Lordship's and his heire's just and lawfull right by the Interest, Priviledges Jurisdiction Prerogative Proprietary and dominion over and in the said Province and Hands therunto beelonging and over the people who are and shall bee therein for the time being as are granted to his said Lordship and his heires by the late King of England in his said Lordship's Pattent of the said Province under the Greate Seale of England not any wayes understood to infringe or prejudice Liberty of Conscience in poynt of Religion, And I doe allsoe sweare that I will with all Expedition discover to his said Lordship or to his Leiuetenant or other Cheife Governor of the said Province for the tyme being, and allsoe use my best endeavours to prevent any plott Conspiracy or Combination which I shall knowe or have just cause to suspect is or shall bee intended against the person of his said Lordship or which shall tend any wayes to the disinherison or deprivation of his said Lordship or his heires theire Right Title Jurisdiction and Dominion aforesaid, or any parte thereof, and I doe sweare that I will not either by my selfe or by any

P. R. O. Colonial Entry Book No. 53 other person or persons directly or indirectly take accept receive purchase or possess any lands tenements or hereditaments within the saide Province of Maryland or the Hands therunto belonging from any Indian or Indians to any other use or uses, But to the use of his said Lordship and his heires Lords and Proprietarys of this Province or knowingly from any other person or persons not deriving a legall tytle therunto by from or under some Grant from his said Lordship or his heires Lords and proprietarys of this Province legally passed or to bee passed under his or theire Greate Seale of the said Province for the time being soe helpe mee God, &c.

An Act Concerning Accomptants to the Lord Proprietary

Bee it Enacted by the Lord Proprietary of this Province by and with the assent and approbation of the upper and lower house of this Assembly, that all and every person or persons who shall hereafter att any time make any Accompte or Accompts or any Entry or Entryes of or for any mony Goods Chattles Commodities or Merchandizes whatsoever to or for the use of the Lord Proprietary or his heires unto or with his or their Secretary of this Province for the time being or unto any other Officer or Minister of the Lord Proprietary and his heires by him or them from time to time appoynted or to be appointed to receive or take such Accompt or to make such Entry, And shall not make or deliver a true and just Accompt or Entry of or for any such money Goodes Chattles Commodityes or Merchandizes as aforesaid but shall conceale the same such person or persons after proofe therof made shall forfeite to the Lord Proprietary and his heires all such monys Goods Chattles Commodityes or Merchandizes soe concealed and wherof true and just Accompt or Entry shall not bee made, And bee it further enacted by the Authority aforesaid that all and every person or persons within this province who have shall or may be entrusted with any mony Goods Chattles or Merchandizes to or for the use of the said Lord Proprietary or his heires shall take his Corporall Oathe upon the holy Evangelists to bee administered by the Secretary or other Officer thereunto appoynted by the Lord Proprietary or his heires whoe shall have power from tyme to tyme by vertue of this Act to administer the same if they thinke fitt, that all such Accompt or Entrys for any such money Goods Chattles or other Merchandizes as aforesaid are true and just.

An Act concerning Trade with the Indians

P. R. O. Colonial Entry Book No. 53

Bee it Enacted by the Lord Proprietary with the consent of the upper and lower house of this Assembly that from hence forward every Inhabitant of this Province shall have free lyberty to trade with any Indian or Indians within this Province for any Beaver or other Comodities, and to pass upon any River or Creeke or other passage through any parte of this Province to trade for the like Comodityes with any Indian or Indians without this Province and to exporte the Comodityes or any of them soe to bee traded for from time to time out of this province excepting Corne which shall not bee exported out of this province without especiall leave for the same to bee obteyned from time to time from the Leiuetenant or Cheife Governor of this province or such other Officer or Officers for the time being as hee or the Lord Proprietary or his heires Lords and proprietarys of this province shall from time to time appoint paying a tenth in weight or vallue for all the Beaver soe traded for, for a Custome to his said Lordship and his heires Lords and Proprietarys of this Province, Provided that noe person or persons who shall att any time hereafter trade as aforesaid, doe sell any Armes or Ammunition to any Indian or Indians, nor impertinently maliciously or wilfully quarrell with or give any just occasione of offence to any Indian or Indians soe trading with him or them wherby the publick peace or safety of this province may be endangered by any warre or Insurrection of any of the said Indian or Indians or any mischeife done by any of them to any of the Inhabitants or people of or in this province, And Provided allsoe that noe person or persons who shall soe trade as aforesaid doe enhance the price of Corne att any time in any such trade to the notorious prejudice of the Inhabitants and people of and in this Province nor goe forth upon any such Trade too weake in strength either in men or Armes and Ammunition wherby those Indians with whome they shall goe to trade may bee the more emboldened to destroy them or doe them mischeife. For the better prevention of all which It is allsoe enacted by the Authority and with the Assent aforesaid that all and every person or persons who shall desire to trade as aforesaid shall first from time to time have the Lycence of the Leiuetenant or Cheife Governor of the Province for the time being or of such Officer or Officers as hee or the Lord Proprietary or his heires shall from time to time appoynte for soe tradeing who shall never deny such Lycence to any Inhabitant of this Province that shall att any time desire the same, and that shall give such security and sattisfaction as shall bee reasonable and just to the Leiuetenant

P. R. O. Colonial Entry Book No. 53

or Cheife Governour or other Officer or Officers aforesaid that they and every of them respectively will observe and comply with all and every of the Provisoes above mentioned, without which Lycence security and sattisfaction given as aforesaid noe person or persons whatsoever shall trade with any Indian or Indians either in or through any parte of this province any thinge in this Act to the Contrary in anywise notwithstanding. And Be it further Enacted that noe person or persons from time to time not being Inhabitants of this Province shall bee permitted upon any tearmes whatsoever to trade with any Indian or Indians in or through any parte of this province without speciall Lycence to bee from time to time obteyned for the same from the Lord Proprietary of this province or his heires under his or their hand and Seale att Armes or his Leiuetenant or Cheife Governor of this province for the time being under the Greate Seale of this Province upon payne of confiscation to the Lord Proprietary and his heires of all Goods and Comodities Carryed and attempted to bee sold or which shall bee purchased or acquired in or by any such Trade or Commerce or in Case they cannot bee seized in specie then the vallue therof when any such offence against this Act and the true Intent and meaning of this Clause therof shall bee discovered, And when the person or persons soe offending or any of his her or their money Goods or Chattles shall bee apprehended or seized on in any parte of this province.

An Act for Fees to the Sherriffe

	lbs. Tob.
For serving any writt or warr! p head	10
Takeing bond for Appearance.	5
Imprisoning of one or Release.	10
Tending upon a prisoner per day.	20
Collecting publick duties p cent.	10
For serving an Execucon or Attachm!	10
If it be above 100 ^{ths Tob} and under 500 ^{ths}	50
If it exceed 500 then	100
If it exceed 1000 then for the first 1000	100
And for every 1000 afterward	50

For any extraordinary warr! or Com^{on} As the Co^t! shall order the Fee.

ACTS AND ORDERS

OF THE

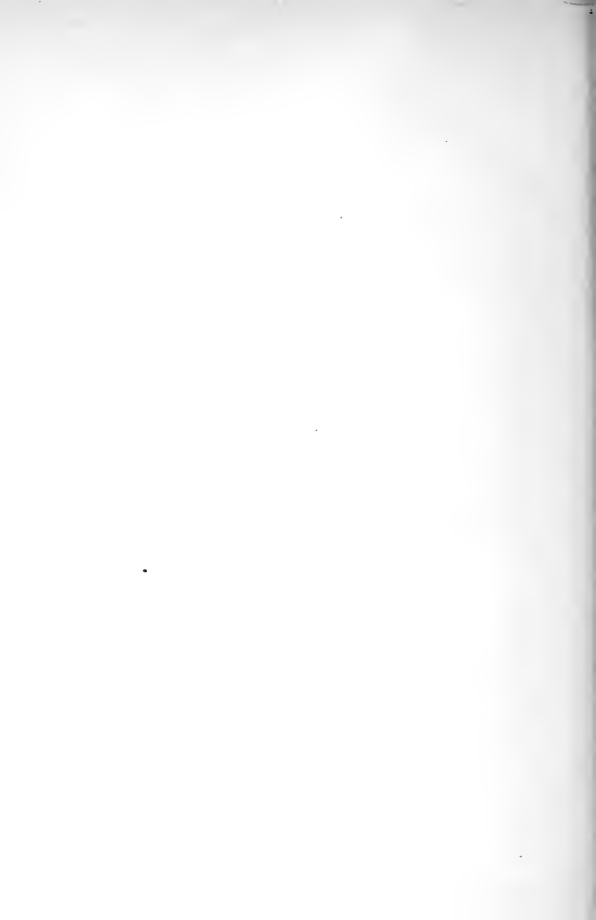
GENERAL ASSEMBLY OF MARYLAND,

At a session held at St. Mary's, March 11, 1650/1.

CECILIUS CALVERT, LORD BALTIMORE,

Proprietary.

WILLIAM STONE, Governor.



Acts and Orders of Assembly Enacted and made by William L. O. R. Stone Esq^r Governor with the Advice and Consent of the Liber B Upper and Lower house at a Genth Sessions of the said Assem- p. 236 bly held at S! Maries in the Province of Maryland the Eleaventh day of March Anno Dni 1650 as followeth viz!

An Act Concerning the Seretaries & Clark's ffees

ffor a ffurther addition to the Act made the 29th day of Ap! last at a fformer General Sessions of this present Assembly touching the Secretaries and Clarks ffees, Be it Enacted by the Lord Propriary with the advice and consent of the upper and Lower house of this Present General Assembly, that the Secretary or Clarke shall be allowed for every extraordinary or Speciall Warrant double the ffee of an Ordinary Warr! together with 81 Tobacco fo the entry thereof. And where for the ease and Convenience of the Inhabitants of any remote County within this Province the Governor liath or shall authorise the Commander of such County for the granting of Warrants for Land and the Entry of demands, warrants and assignments concerning the same, which are and ought to be entred in the Secretarie's office to whome the ffees for the same are likewise due and payable, The Clarke of the County or any other person imployed by such Commander for the writeing entring and transcribeing or Coppying of such demands Warrants and assignments shall be allowed for the same from the persons imploying him therein (Over and besides the ffees due to the Seretary) the like ffees as are payable to the Secretary for such demands warrts assignments, Coppies & transcripts, unless such Commander shall think fit to appoint any abatem! therein, And Whereas 8t of Tobacco hath been demanded for the entry of every Ordinary warrant for an arrest upon an action, the entry thereof being but short the Secretary or Clark is not henceforward to have any ffee at all for that entry. And upon Complaint made by Thomas Hatton Gent his Lordos now Secretary of this Province that he hath been extremely ill dealt withall this year touching the payment of his ffees throughout p. 237 the whole Province having not received above a third part of the ffees due to him for this and the last year whereby he is likely to be much damnified being thereby disabled for the payment of his debts, and wanting necessaries for housekeeping.

L. O. R. It is therefore Ordered by this present General Assembly, That No. 1 for all such ffees as shall be due and arrear to the said Mr Hatton as Secretary throughout the whole Province, the 25th day of this present month the Several Sherriffs of each several County within this Province for the time being or what person or persons soever, he the said Mr Hatton his Extōrs Adm̄rs or assignes shall appoint or imploy to Collect leavy or receive the same, shall be allowed by the parties from whome the said ffees are or shall be due or arrear 10th Tobacco & Cask p Cent for Collecting thereof which he or they soe imployed may upon delay of payment or refusal after demand leavy by way of Execucon together with the said ffees.

An Act for the Surveyor General's ffees

ffor Surveying any Plott of ground of 100 acres or under

11 Tob p acre If the Plott be between 100 & 200 acres then for the first 100 acres as afore and for all above half a pound of Tob p acre. If between 200 & 500 acres the for then first 200 as afore, and for all above one quarter of a pound of Tob p acre. If it be between 500 and 1000 acres then for the first 500 as afore, and for all above 11 Tob for every ten acres; for entring a Survey upon his book 51 tob. ffor Certifieing a Survey 51 tob, ffor describeing a plott of the Grant If it be 100 acres or under 10¹ Tob If above then 5¹ tob for every hundred acres. Besides these ffees the Surveyor may demand for his comeing to Survey any plott of ground and goeing home, if the place be distant from his usual habitation twenty Miles or under 401 tob, If above 20 Miles and under 40 eighty pounds of Tob and soe pro rata But if divers make use of such goeing and Comeing the Surveyor is either to part the said ffees for it p. 238 ratably Amongst all that make up of it, or else the party imploying him may refuse to let others have the benefit of it unless such as will contribute or Compound for it. And the party imploying the Surveyor is to find him a boat and hands in Case he cann! Conveniently goe by Land and victualls out and home. And the Surveyor for the present shall attend three Months to Survey any Land to which he shall be required within St Maries or Charles Counties or upon any part of Patuxent River, there being divers old titles, to Land due onely to the Inhabitants thereof which may not Suffer delay. next two Months, he shall give attendance in Annarundel County and the next month after in Kent County. If it be necessary for his soe long attendance in any of the said Counties. If not he may abide where he shall find it most requisite for his employm! If the Governor shall think fitt.

An Order for the raising of the Leavies

L. O. R. No. 1 Liber B

It is Ordered by the Authority of this present Gen!! Assembly, and the Governor doth hereby for that purpose authorise the ffreemen of every hundred within St Maries County to make Choice of one or two of the Inhabitants of every such hundred, and the ffreemen of Kent County to Chuse one or two of the Inhabitants of that County. And the ffreemen of Annarundel County to Chuse one two or three of the Inhabitants of that County. And also the ffreemen of Charles County to make Choice of one or two of the Inhitants of that County, Which Inhabitants soe to be chosen or any of them or any of the Burgesses of this Assembly may if they please without Summons meet the Governor and Counsell at St. Maries the tenth day of October next to Consider what is fitt to be allowed for the Charges of this Assembly and also what is fit to be added to the next year's Leavies. And to make assessment of the particular charges of the Burgesses p pole upon the taxable Inhabitant of each particular County and hundred where they were Chosen respectively, and of the other General Charge p. 239 and Leavies p pole upon all the taxable persons within this Province as shall be then thought fitt by the Governor and Counsell and the said parties then meeting for that purpose or the Major part of them. The Governor or his then Dpty having a Casting vote therein

W^m Stone

C. Baltemore

Cæcilius absolute Lord and Proprietary of the Provinces of 1659-69 Maryland, and Avalon, Lord Barron of Baltemore &c. To our Right Trusty and Welbeloved William Stone Esquier our Lieutennant of our said province of Maryland, And To our Right trusty and Welbeloved the Vpper and lower Howse of our Germerall Assembly there, And to All other the Inhabitants of our said Province Greeting. Whereas Wee understand that Thomas Greene Esquirer (formerly appointed by vs to be one of our Councell of State there) being in September last deputed by you the said William Stone to be in your absence our Lieutenannt of the said Province did not take the Oath without any Exception to it whatsoever, (as hee ought to have don which was appointed by vs to be taken by all Persons that should be deputed in that Office, before they or any of them should have any power, or authority to Act any thing in execution thereof. And that our Secretary there Thomas Hatton seeing the said Greene intended and resolved Nevertheless Contrary to our said Secretaryes advice to Act divers things as our Lieutennant

U. H.

U. 11. there which might much prejudice vs, produced therevpon vnto him the said Greene at a meeting of the Rest of our Councell another deputation to himselfe from you the said William Stone for the said Office of Lieutennant which you had prudently left with him to be made use of upon any such occasion, upon the production whereof the former deputation to the said Greene became voide. But the said Greene notwithstanding, did not onely afterwards proceede to the Execution of the said Acts and things, as our Lieutennant, but also (as wee are Credibly informed) did insolently sweare, That although wee should send directions to the Contrary hee would doe the same, whereby hee shewed a very Great Neglect, and slighting of vs and our authority there, which wee haue reason to resent the more from him, because hee was one of the first Adventurers under vs to that Plantation and hath often professed himselfe a faithfull freind to vs, But by this Action as also by some other proceedings of his in the Assembly there held at St Johns in Año p. 19 Domini one thowsand Six hundred fforty Seven (when hee preferred his owne Ends of Lucre and gaine before our honnor or proffitt as appeares by a Certificat lately sent vnto vs, inclosed in a letter from the Maior part of the upper and lower Howse of our Gennerall Assembly held there in Aprill last, A Coppie of which Certificat is herevnto annexed) Wee have too much cause to believe that his Great professions of affection and fidellity to vs were never reall, or in order to our good, but meerely for his owne sinister Ends and intrest. Wee doe therefore for the Reasons about mentioned Hereby declare All Acts and things don by the said Greene as our Lieutennant there when hee was deputed by you the said William Stone in that office as aforesaid to be voide and Null, Excepting such of them onely as you the said William Stone shall thinke fitt to confirme for our honnor and the publick good of the Province. And Wee doe also hereby from and after the publication hereof within our said Province discharge the said Greene from being of our Councell of State Commissioner of our Thresury Receiver or any other place or imployment under vs there, for the future And from all the bennefitts and priviledges therevnto, or to any of the said dignities or offices belonging, Willing and requireing you our said Lieutennant William Stone to appoint some other fitting and trusty person to be our Receiver there till Wee shall otherwise dispose of that office And because some other able persons who are lately already come, or may [per]happs shortly come from other Parts to reside [in] our said Province before wee can have notice thereof, may be fitt to be of our Councell of State there for thei[r] assistance of you our said Lieutennant in the Government of our said Province. Wee doe therefore hereby Grant power and author-

ity to you our said Lieutennant William Stone to nominat and U. II. appoint at any tyme within twelve moneths after the date hereof any such person or persons as you shall thinke fitt to be of our Councell of State there, and to place them in the said Councell according to their severall respective quallities, every of whom soe to be nominated, and appointed by you our said Lieutennant as aforesaid, Wee doe hereby authorize and appoint to be of our said Councell of State there to all intents and purposes, and to have the like powers and priviledges as are belonging to those of our Councell of State in the said province, and soe to continue vntill Wee or our heires have notice from thence who shalbe soe nominated by our said Lieu- p. 20 tennant as aforesaid for that purpose, And that Wee or our said heires shall thinke fitt, either to confirme or discharge them, or any of them respectively by any warrant or writing vnder our, or our said heires hand, and Seale at Armes in or from being of our or their Councell there, and noe longer Provided that you our said Lieutennant William Stone doe not nominat or appoint as aforesaid aboue two persons to be of our said Councell of State there, and that Every such person as you shall soe nominat and appoint before he be admitted of our Councell there, doe respectively take in open Court within our said Province the same oath of a Councellor of State in Maryland and in the same manner as wee formerly appointed it to be taken by the Rest of our Councell of State there, Which oath was annexed to a Commission for the Constitution of our Councell, of State in the said Province bearing date the twelth August in the Seuenteenth yeare of our dominion over the said Province Annoq. domini one thowsand Six hundred fforty Eight. And Wee doe hereby also authorize you our said Lieutennant William Stone, till Wee or our heires shall signify our or their pleasure to the Contrary, to Grant Pardons from tyme to tyme in our Name vnder our Greate Seale of our said Province to all persons whatsoeuer (excepting all and every of the persons who are excepted or intended to be excepted from Pardon in our declaration sent thither the last yeare bearing date the Six and twentith August in the Eighteenth yeare of our dominion over the said Province Annoq. dnī one thowsand Six hundred fforty Nyne, both for their persons and Estates, in whole or in part for all Crymes and Misdemeanors whatsoeuer Committed, or to be Committed by them, or any of them respectively: Provided that all persons respectively soe to be pardoned as aforesaid doe take the Oath of fidellity to vs and our heires (a Copy whereof is herevnto annexed) before p. 21 the Passing of any such Pardon to them, or any of them respectively to be administred by our Secretary there for the tyme being, which said Oath Wee are also willing shall in the

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like manner be administred in steed of a former Oath of fidellity annexed to our last Conditions of Plantation bearing date second of July one thowsand Six hundred fforty Nyne to all persons that shall have right, or Clayme to any land in our said Province of Maryland by vertue of those our last, or any other our Conditions of Plantacon or Warrant from vs, in regard Wee vnderstand some Seruples hath bene made of the former Oath vpon a strong jellousie raised it seemes by some there. That by the word Propriety all the land formerly granted by vs to others in that Province should absolutely devolue againe to vs in the same manner, as if wee had never granted it, which truely Wee conceive was a very strange interpretation of that Word, and very farr God knowes from our intention, Nor Certainly could it with any Cullour of reason much less of Justice be wrested by any well disposed person to any such sence. But Wee doe hereby declare that vpon the taking of the said Oath of ffidellity herevnto annexed by any person or persons having a Cla[yme] to any land land there, by vertue of any of our [Con]ditions of P. 22 Plantation, or any other Warr[ant] our said Lieutenannt there for the tyme be[ing] shall have power to Grant to them, or any of them respectively who shall soe take the said Lands in our said Province according to our said Conditions of plantation, or other warrant from vs in the same manner, and vpon the same tearmes and conditions and noe other wise, as if they and every of them had taken the said former Oath of fidellity abovementioned. And whereas wee understand that divers Persons have land due vnto them there before our last, and vpon of former Condition of Plantation, which they have neglected to take Grants of in due tyme, Wee Doe hereby declare that it shalbe lawfull for every such Person to Claime and haue Grants of the said lands respectively upon the said last Conditions of Plantation So as Grants thereof bee past under the Great Seale, there, vnto them respectively within the tyme limitted by the said last Conditions of Plantation, and not otherwise. And in complyance with a desyre in a letter which wee lately received from the Major pt of the Vpper and lower Howse of our Gennerall Assembly held there in Aprill last Wee doe hereby Ratify and confirme such Sale and disposition of our stock of Neate Cattle and personall Estate there as was made thereof from and after the death of our late deare brother of Noble memory Leonard Calvert Esquier vntill the One and twentith of Aprill one thowsand Six hundred fforty Nyne, Excepting our ordinance and also such other things of ours as did at that tyme (vizt on the one and twentieth of Aprill aforesaid) remaine in the hands of Mrs Margarett Brent vndisposed of, or that were or have at any other tyme before or since bine

sould or disposed of by her to her brother Mr Gyles Brent or U. 11. to her Sister Mrs Mary Brent or to any other pson or persons Journal in trust for them, or any of them. Provided allwaies that in Liewe of our said Stock and personall Estate the Cattle vndertaken to be raised for our vse, vizt Sixteene cowes and a Bull, by an Act passed in the Assembly held at Saint Maryes on the said one and twentith of Aprill one thowsand Six hundred fforty Nyne and intituled An Act for the Support of the Lord Proprietary be accordingly provided & raised for vs as aforesaid by an assessment of the then Inhabitants of the said province and delivered to the Commissioners of our Thresury there for our vse, at or before Aprill 1651 and not otherwise, By all which Wee doubt not but all the People there will Cleerely see how great a desire wee haue to comply with them in any thing Wee can though with much prejudice to our selfe, and how willing wee are even to departe from our selfe for their Good. And whereas Wee are informed that the said Thomas Greene abouementioned did make vse of his Priviledge of being a Councellor there to protect him from paying his debts, Thereby abuseing to our Great dishonnor our authority there, which was farr from our intention that any of our Councell p. 23 should doe, not imagining that any whom wee should honnor with soe great a dignity, and trust would be soe vnworthy as to make any such vse thereof. Wee doe therefore hereby declare for prevention of the like inconvenience hereafter, That till Wee or our heires shall signify our or their pleasure to the Contrary every one of our Councell or other Officers there shalbe lyable to be proceeded against legally for any debt trespass, Cryme or misdemeanor in the same manner, mutatis mutandis, as any of the Councell or the like Officers in Virginea respectively have bene vsually & legally for tenn yeares last past in the like cases proceeded against in that Collony of Virginea. And this wee suppose wilbe aswell a sufficient provision for the prevention of oppression or injustice to others by any of our Councell or other officers there, as for the due Execution of Justice vpon them and every of them vpon all occasions, And in further answere to the letter to vs aboue mentioned from the said Maior part of the Vpper and lower Howse of our said Gennerall Assembly held there in Aprill last, Wee say that Wee haue caused most of those lawes, which wee had notice of were passed in the said Assembly and also of those passed in the Assembly before held at Saint Maryes in Aprill one thousand Six hundred fforty Nyne above mentioned to be engr[ossed] together in Parchment, and to be sent herewith [thi]ther, with our Assent vnto them in an Instru[ment] in writing vnder our hand and greater Scale [at] Armes therevnto annexed as thereb[y] appeares, and wherevnto for more

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certainty, [wee] referr ourselfe, wherein wee haue also giuen Journal some power to our Lieutennant there for the tyme being [for] the Enacting and repealing of temporary lawes soe farr as Wee thought reasonable and sufficient for the satisfaction of the People there, and in complyance with a desire in the said letter to that purpose As for any other thing conteyned in the said Letter Wee referr the Assembly there to you our said Lieutenant William Stone for answere therevnto according to our Instructions sent herewith to you and our Councell there. Wee are Sorry to vinderstand that John Jarbo one vinto whom Wee wished well, hath behaved himselfe so vnmanerly and conp. 24 temptuously towards you our said Lieutennant William Stone as appeares by severall depositions sent vnto vs this yeare hee hath done, which wee doe and haue reason to resent as an affront don vnto ourselfe, wherefore wee require you our said Lieutennant and the Rest of our Councell there to be very dilligent in vindicating our honnor on all such occasions of contemptuous or scandalous words or accons against our said Lieutennant there for the tyme being as spoken or done against our owne person which hee represents in that Province. order wherevnto Wee will and require you our said Lieutennant and Councell there (in case the said Jarbo be not duly punished for his said high misdemeanor, or be vpon his submission pardoned for it before the publishing hereof, in our said Province) to cause such punishment to be inflicted on him as his offence deserveth vuless upon publick acknowledgment of his fault in open Court there, hee doth humbly submitt himselfe to you our said Lieutennant, and Crave your Pardon for the same with good assurance of his part that hee will not fall into the like Error hereafter, but comport himselfe with that respect, duty and Obedience to you as hee and all others respectively vnder our Government there ought to doe, vpon which submission acknowledgment and assurance wee are willing, (but not otherwise) that this first fault of his in that kind should be pardoned in regard hee hath formerly well merritted of vs, and our said deare brother deceased, And whereas there hath bene some aspersions (as Wee are informed) lately laid upon our said Secretary Thomas Hatton gent by one Walter Pakes Concearning some words pretended to be spoken by our said Secretary in relation to the Roman Catholickes there, Wee doe hereby declare that Wee are fully satisfied of the Innocency of our said Secretary by his owne oath of Purgacon of himselfe in that perticular lately sent vnto vs, and also by the said Letter from our Assembly abouementioned, And doe therefore Require you, our said Lieutennant and Councell there, (in case it be not already don) to doe our said Secretary right against the said Pakes according to Justice, whereby our said Secretaryes Reputation

therein may be fully vindicated from that fowle imputation U.H. which the said Pakes endevoured to lay vpon him, And in Journal 1659-69 regard our said Secretary hath bene faine to neglect his owne p. 25 privat occasions this Last yeare very much for the publick service of vs and the Collony there, whereby being but lately come thither and unprovided of a settled habitation hee hath bene putt to great streights for the provision of himselfe and family, And had not (as Wee are informed the twenty Barrells of Corne which wee appointed hee should have had out of our Rents there, the last yeare Wee Doe therefore hereby declare our Will and pleasure to be that hee shall have the said twenty Barrells of Corne out of our next Rents due vnto vs, there, and also two thowsand weight of Tobacco out of the arreares due and as yet vnpaid vnto vs for Custome of dutch Shipps which traded there the last Cropp and shipping tyme for which wee shall give allowance vpon the accompt of our Comission for our Thresury there vnto whom this shalbe a sufficient Warrant and discharge in that behalf And whereas in regard of our said Secretaryes other imployments hee can hardly have leisure to execute the place of our Attorney Gennerall there, Wee doe therefore hereby authorize and require you our said Lieutennant William Stone to appoint some other fitt person there to execute the place for the present in the same manner as [the] said Secretary was impowered to doe by his Com[ission] from vs, to that purpose and noe otherwise till [wee] shall some other Way dispose thereof allowing reasonable fees yearely vnto him, for his paines of our Rents and Revenues there, as you shall thin [ke] fitt during his imployment therein, But in cas[e] our said Secretary can have leisure and be willing to continue the Execution of the said Office of our Attorney Gennerall Then our Will is that he be permitted soe to doe without appointing any other therein and that he be allowed the said ffees abovementioned, Wee haue great reason to be willing, and ready vpon all occasions to gratify amongst divers others who have deserved well of vs there, John Mettcalfe gent and Lieutennant William Lewes who have each of them made Suite vnto vs lately to bestowe the Sherriffes place of Saint Maryes vpon them respectively, And Wee have thought p. 26 fitt therefore hereby efficaciously to recomend both both of them vnto you our said Lieutennant William Stone to the end you may make Choice of one of them (who shall appeare vnto you most fitt) for that office, and to appoint the other of them (if you find him fitt for it) to be our Receiver Gennerall there, or in case you find the said Lieutennant Lewis more fitt and willing (as wee vinderstand hee is) to be our and the Collonyes interpreter Gennerall there, for the Indian Tongue, and that you can prevaile with the Assembly there to consent to some

U. II. Journal vince for his paines and attendance in that imployment, Wee desire that you our said Lieutennant William Stone will vse your best Endevours in obtaining thereof for him. And Wee doe hereby also recommend him, for that purpose to our said Gennerall Assembly desiring they will at our request take it into consideration and consent to such a Competent yearely allowance to be raised for that purpose for him as aforesaid not doubting but that as hee is very fitt for such an imployment by reason of his knowledge in the Indian tongue Soe he will well deserue the same from the Inhabitants of the said province in that office. And wee shall esteeme it as a pticular respect shewed vnto vs there in by our said Gennerall Assembly. And wee

will and require our Lieutennant of our said Province of Maryland for the tyme being to cause this our declaracon to be read, to the Vpper and lower Howse of our Gennerall Assembly there, and to be published at the vsuall places of publishing our ordinances and Edicts in our said Province Given under our hand and Greater Seale at Armes the Sixth of August in the Nynteenth yeare of our Dominion over the said Province of Maryland, Annoq. domini One thowsand Six hundred and

Ex. per Gilbtm Crouch Secretar.

C. Baltemore

fifty

I, A. B. do sweare that I wilbe true and faithfull Soe long as I shalbe a Member of this Province to the Right honnoble Cæcilius Lord Baron of Baltemore, Lord Proprietary of the P- 27 Province of Maryland and the Ilands therevnto belonging, and to his heires Lords and Proprietaryes of the same and to his Lieutennant, or Chiefe Governor here for the tyme being. And will not at any tyme by Words or Actions in publick or in privat wittingly or willingly any way derogat from But will at all tymes as occasion shall require, to the vttmost of my power defend and maintaine all such his said Lops and his heires, iust and lawfull Right, Tytle, Intrest Priviledges, Iurisdiction Prorogative, Propriety and dominion over and in the said Province, and Ilands therevnto belonging, and over the People who are and shalbe therein for the tyme being As are granted to his said Lop and his heires by the late King of England in his said loss Pattent of the said Province under the Great Seale of England, Not any waies understood to infringe or preiudice Liberty of Conscience in point of Religion And I doe also sweare that I will with all Expedition discover to his said Lo^p or to his Lieutennant or Chiefe Governor of the said Province for the tyme being, and also vse my best Endevours to prevent

any Plott Conspiracy or Combination which I shall k[now] or U. H. haue iust cause to suspect is or shalbe inte[nded] against the Journal person of his said lop or which sh[all] tend any waies to the disinherison or depriv[ation] of his said lops or his heires their Right, Tytle Jurisdiction and dominion aforesaid, or any part thereof, And I doe sweare that I will [not] by my selfe or by any other person, or pso[ns] directly or indirectly take, accept, receive, purchase or possess any lands tenements or hereditaments within the said Province of Maryland or the Ilands therevnto belonging from any Indian or Indians to any other vsc or vses but to the vse of his said Lo^p and his heires lords & Proprietaryes of this province or knowingly from any other person, or persons not deriving a legall Tytle therevnto by from, or vnder some Grant from his said lop or his heires Lords and Proprietaryes of this Province legally passed, or to be passed vnder his, or their Great Seale of the said Province for the tyme being Soe help me God &c.

22 April 1650

p. 28

C. Baltemore

Wee whose names are herevnder written Doe hereby testifie vnder our hands that in the Assembly held at Saint Johns Anno 1647. Thomas Greene Esquier then Governor of this Province proposed a Bill to the ffreemen then sitting in Assembly wherein hee demanded twelve thowsand pounds of Casked Tobacco and thirty barrells of Corne, and a howse befitting his person to liue in towards his support to be levyed vpon the Inhabitants of this Province, and to be delivered to the said Mr. Greene for that yeares maintenance wth allowance of ten pounds p cent to the Sherriffe for his paines takeing in levying & collecting the said Sume, which being denyed by the ffreemen then assembled the said M. Greene denyed to be under lawe, and that hee would be only tryed by his Lord and Master, adding further that if the freemen would comply with him in his said Bill of maintenance he would in them in their protest against the lawes then pretended to be in force.

Robert Vaughan John Hatch Francis Posye Cuthbert Fenwicke George Manneres

> Concordat cum Original Exam. 7) me Tho. Hatton Secr.

C. Baltemore

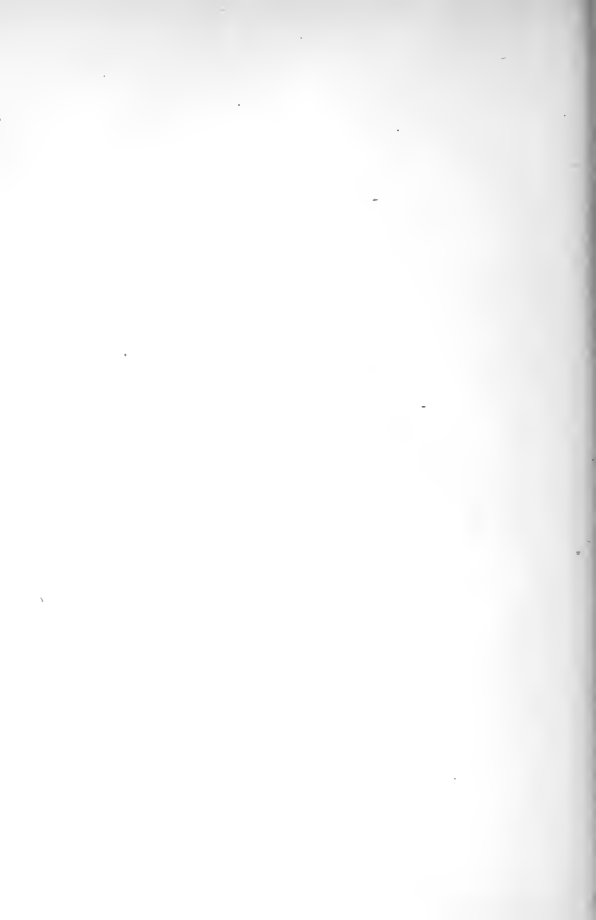
Cacilius absolute Lord and Proprietary of the Provinces of Maryland and Avalon Lord Baron of Baltemore &c. To our

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Right Trusty and welbeloved William Stone Esquier our Lieutennant of our said province of Maryland, And To our Right trusty and welbeloved the Vpper and lower Howse of our Gennerall Assembly there. And To all others in our said Province of Maryland for the tyme being Greeting Whereas Wee understand that Certaine lawes or Acts have bene p. 29 passed by the Maior part of our Gennerall Assembly there some in Aprill 1649 and assented vnto by our said Lieutennt William Stone and some in Aprill last not yet assented vnto by him. Wee being very desireous in what wee may to comply with our said Assembly from whom wee find a great desire also on their parts of Complyance with vs whereof wee are very sensible. Haue caused Eighteene of the said Acts or Lawes as Wee approve of to be Engrossed together in Parchment, and to be herevnto annexed vnder our Greater Seale at Armes and Signed also by vs. Declaring hereby our Assent vnto the said Acts or Lawes soe annexed herevnto as aforesaid And Wee doe hereby with the Consent of the Upper and lower Howse of our Gennerall Assembly there Enact them as lawes wthin our said Province of Maryland, willing & requiring our Lieutent there for the tyme being to cause our Greate Seale of the said Province to be affixed vnto them and to publish them as lawes there to be observed by all People wthin our said Province, and the Ilands therevnto belonging for the tyme being vnder the penalty therein contayned. And Wee doe hereby Giue power to our Lieutennant of our said Province of Maryland for the tyme being till wee or our heires shall signifie our or their pleasures to the Contrary from tyme to tyme to assent in our Name to any temporary Lawes to continue in force there for some certaine tyme onely that hee shall find necessary or convenient for the Good of our Collony there, Notwithstand[ing] any thing to the Contrary in our Commission [to] you our said Lieutennant William Stone d[ated] the Sixth day of August 1648. Provided Nevertheless that No lawe be assented vnto by our said Lieutennant there for the tyme being, w^{ch} shall in any kynd be Contrary or repugna[nt] to any of the Acts or lawes herevnto annexed, and assented vnto by vs as aforesaid, or to any other lawes which wee haue formerly or shall hereafter assent vnto by any speciall writeing vnder our hand and Seale at Armes and consented vnto by the Maior part of our Gennerall Assembly there, or which shalbe repugnant or any waies trenching upon any of the other Provisoes concearning the Power of assenting to lawes conteyned in our said Commission to you our said Lieutennant there nor preiup- 30 diciall to any of our Rights or dominion over or in the said Province. And Wee doe hereby declare That all such temporary lawes see to be assented vnto in our name by our said

Lieutennant there for the tyme being, and consented vnto U.H. from tyme to tyme by the Maior parte of the Vpper and lower Howse respectively of our Gennerall Assembly there, shall continue in force in our said province during the tyme to be respectively in them limitted to continue vnless wee or our heires shall declare our or their disassent sooner vnto them (respectively) vnder our or their hand and Seale at Armes and noe longer. And Wee doe also hereby Giue power to our said Lieutennant for the tyme being, till wee or our heires shall signify our or their pleasures to the Contrary with the Consent of the Maior parte of the Vpper and lower Howse respectively of our Gennerall Assembly there, from tyme to tyme, to repeale any lawes already made, or which hereafter shalbe made within our said Province Excepting all and Every the Acts or lawes herevnto annexed as aforesaid, and all others which are or shalbe assented vnto by vs or our heires, by any speciall writeing vnder our, or their hand and Seale at Armes, and published within our said province None of which wee will have repealed or altered without our, or our heires speciall and express Assent therevnto by some writing, vnder our or their hand, and Seale at Armes, with the Consent from tyme to tyme of the Major part of the Vpper and lower howse (respectively) of our Gennerall Assembly there, Given vnder our hand and Greater Seale at Armes the Sixth day of August, in the nyneteenth yeare of our Dominion over the said Province of Maryland Annoque Dni one thowsand Six hundred and fifty.

Ex. p Gilbtm Crouch Secr.

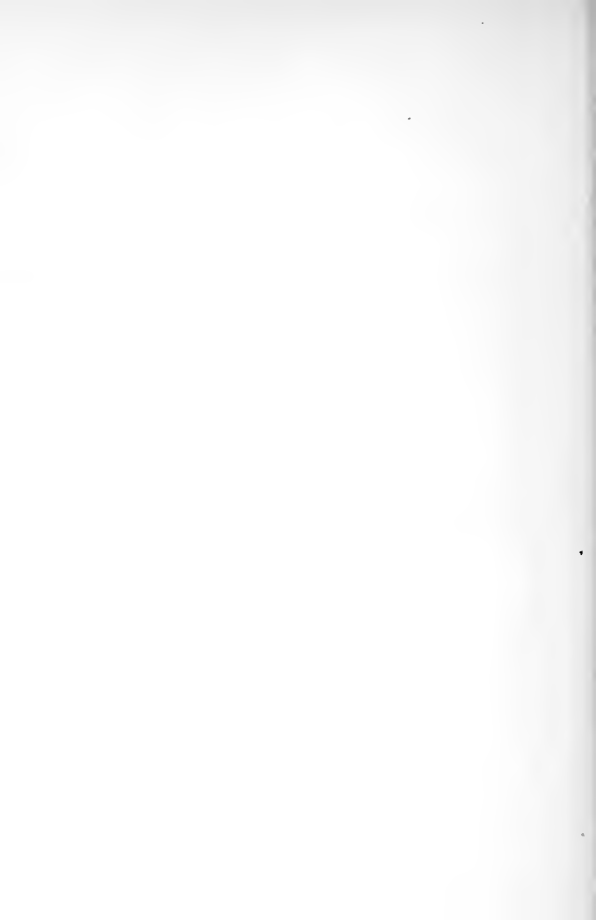


LETTER

ΟF

CECILIUS CALVERT, LORD BALTIMORE,

August 26, 1651.



Cæcilius &ca To our right trusty and Wellbeloved Willm Liber M C Stone Esqr our Lieut of our said Province of Maryland and to P. 424 our right trusty and well Beloved the upper and Lower house of our General Assembly there and to all other our Officers and Inhabitants of our said Province Greeting we cannot but much wonder at a message which we understand was lately p. 425 sent by one Mr Lloyd from some lately seated at Ann Arundell within our said Province of Maryland to our General Assembly held at Saint Marys in March last but are unwilling to impute either to the Sender or deliverer thereof so malign a sence of Ingratitude and other ill Affections as it may seem to bear conceiving rather that it Proceeded from some apprehensions in them at that time grounded upon some reports in those parts of a disolution or Resignation here of our Patent and right to that Province which might perhaps for the present make them doubtful what to do till they had more certain intelligence thereof from hence and we hope they are as willing as we that we should so understand it wherein we shall be the more Confirmed if upon finding by Letters this year from their Friends here (and in particular from Mr Harrison those Rumours and Reports to be false (as they are) which we are informd were spread their by some ill Affected Persons they shall for the future Give us better Satisfaction of their intentions and integrety towards us not only by Conforming themselves with the rest of the Inhabitants to the General Government of that Province under which they did Voluntarily put themselves but also by Concurring in all reasonable things with us for the publick peace and happiness of that Province as well as for the firm establishment and preservation of our right there and especially in those Laws which their own Burgesses in a former General Assembly together with the other members thereof have already Consented unto and unto which we farther full Satisfaction sent last year our Assent with such alterations as they themselves desired as by our said Assent under our hand and Greater Seal at Arms transmitted thither more at large appears unto which we refer you (those Laws Providing p. 426 as much for the Good and Security of the People their as for our own) in Consideration therefore of a better Compliance from those People with us and our Government there for the future we shall not any further expostulate or make any further Reflection on that message till further occasion Given us by

Liber M c, them which we hope we shall never have then by putting them only in mind that a Government divided in it self must needs bring Confusion and Consequently much misery upon all the People under it wherein the Authors of such Division if it should Continue which God forbid are like to have as Great if not Greater share in the end then any others whatsoever they may fancy to the Contrary the fomentors of discord may justly expect sad Calamatys from the same if they do not in time see and rectify the same which we Conceive our selves bound in Honour and Conscience and in Justice to Our self as well as for the publick peace and welfare of the People under our Covernment there to provide for as well as we can that is in the first place to admonish them thereof but if that will not Prevail then to make use of our Authority with the Assistance of well Affected Persons to Compel such factious and Turbulent Spirits to a better Compliance with the lawful Government there and accordingly we do hereby will and require you our said Lieutenant to proceed with all such as shall be for the tuture refractory in that kind and do also require as well Our Councill and General Assembly as all other our Officers and well Affected Inhabitants of our said Province to be aiding to you therein for the preservation of the publick peace and quiet of the People there and for prevention in time of such miserys and Calamitys which may Ensue upon such divisions p. 427 and in case any of the English Inhabitants of that Province shall at any time hereafter refuse or neglect to send Burgesses to our General Assembly there being lawfully summoned for that purpose we will and require all the other members of our said Assembly which shall lawfully meet upon such summons to proceed as they ought and may lawfully do in all Business belonging to a General Assembly there notwithstanding any such Refusall or Neglect as aforesaid and to fine all such Refusers or Neglectors according to their demerits & moreover in case they shall wilfully persist in any such refusall or neglect as aforesaid after they have been admonished thereof by our Lieut of the said Province for the time being or such as he shall from time to time appoint for that Purpose then that they be declared Enemies to the publick peace of that Province and rebell to the lawful Government thereof and that in such Cases our Lieutenant and Council of the said Province for the time being according to our trust reposed in them do efficaciously proceed against them as such and use all lawful ways and means to reduce them to their due Obedience we also undertand that Sir William Barkely hath lately taken upon him to Grant a Commission to one Edm^d Scarborough of Accamack in Virginia to seat Palmers Island within our said Province and to trade with the Indians in & through our said Province

without any Lawful Authority deriv'd from us which so strange Tiber M.C. an usurpation upon our rights there as we cannot easily believe it to be true but in case the said Scarborrough or any other should presume upon pretence of any such Commission to seat or trade in or through any part of Our said Province without a Lawful Authority deriv'd from us we will and require you our said Lieut according to the trust we have reposed in you to use your best endeavours to hinder him or them from so doing and to Seize upon his or their Persons Boats and Goods and to pro- p. 428 ceed against him or them according to the Laws of our said Province or in default thereof according to your best discretion for vindication of any such wrong done to us and preservation of our just rights there and we will and require our said Council General Assembly and all our Officers and other the Inhabitants of our said Province to be aiding and assisting to you therein as occasion shall require and whereas we understand that in the late Rebellion there One thousand Six hundred Forty and four most of the Records of that Province being then lost or embezzled no Inrollment remains now there of divers Pattents of Land formerly Granted by us in that Province which may hereafter prove very prejudicial not only to us and our heirs but also to the Pattentees of any such Lands & their Heirs and Cause many suits and Controversies in case their Pattents should by any accident be lost. We therefore for Prevention thereof do hereby will and require you our said Lieutenant to issue out a Proclamation there requiring all Persons within a Certain time by a certain time therein to be prefixed to produce to our Surveyor Generál or his Deputy there all such Pattents from us by which they or any of them respectively Claim any Land within our said Province & that thereupon a true List thereof be delivered unto you and to require our Secretary there also to Give you a List of all such Pattents of Land formerly Granted by us are now remaining upon record whereby upon Comparing the said Lists together you may see what Pattents are not remaining upon record and to require all such Persons as Claim any Land within our said Province by virtue of any such Pattents not now remaining upon record there to Cause them to be inroll'd in our Secretarys Office there within some Convenient time to be limited by you in the said Proclamation for that p. 429. Purpose and whereas we understand that Certain Indians of several nations to wit the Mattapanians the Wicomocons the Patuxants the Lamasconsons the Kighahnixons and the Chopticons desire to put themselves under our Protection and to have a Grant from us of a certain Tract of Land in the head of Wicocomico River called Choptico Resolving there to live together that they may neither injure the English nor the English them the said quantity of Land being as we are informed

Liber M C about eight or ten thousand Acres which we Conceive may be a means not only to bring them to Civility but also to Christianity and may Consequently be as well an Addition of Comfort and Strength to the English Inhabitants as a safety and protection to those Indians who having been Natives and former Inhabitants of that Part of Our said Province where the English now Inhabit and not only always well affected unto them but also willing to Submit themselves to our Government we Esteem our Selves bound in Honour and Conscience to allow them according to their desire some place of Habitation there by a Title derived from us and have therefore thought fit for that Purpose and do Accordingly hereby authorise and require you Our said Lieut to Cause by a declaration and Command in Our Name under the Great Seal of our said Province as the said Indians above mentioned shall (with the Approbation of You and Our Surveyor General there) make Choice of to be Erected into a Mannor for the use of us and of our heirs for ever with Court Baron and Court Leet as Occasion shall require in & for the Mannor and to be Called by the Name of Colverton Mannor of which Mannor our Pleasure is that a thousand Acres in the first Place be made Choice of by our Surveyor General there in the best and most Convenient place of the said mannor and set apart as the P. 430 demesnes thereof to be reserved for the only use of us and of our heirs and we do hereby Authorise and appoint our Surveyor Gen Rob Clarke Gent to be our Steward of the said Mannor and in Our name to keep Court Baron and Court leet as Occasion shall Require in and for the said Mannor and on our Behalf Grant by Copy or Copies of Court Roll Copy hold Estates for one two or three Lives of any Part of the said Mannor except the Demesnes thereof to any Indian or Indians that shall desire the same and as he our said Steward with the Approbation of our said Lieutenant shall think fit to be held to be held of the said Mannor upon such services to be done to us and our heirs by such Copyhold for the same as Our said Steward with the Approbation of Our said Lieut Shall Also think fit Provided that no one Copyhold Exceed Above fifty Acres unless it be to the Werrowance or chief head of every of the said Six Nations above mentioned Respectively And not to any of them above two hundred Acres a piece. And that upon every Copy so to be Granted there be Reserv'd a Rent of One shilling sterling or the Value thereof to be paid yearly to us and Our heirs for every fifty Acres of Land Respectively to be Granted as aforesaid and so proportionably for a lesser or a Greater Quantity of Land which Copy hold Estates so to be Granted by the said Robert Clark Steward of the said Mannor upon such terms and Conditions & not otherwise as

aforesaid we do for us and Our heirs hereby fully ratify and Liber M C Confirm to every of the said Copyholders respectively and do hereby declare that they shall be as Valid in Law to every of them respectively against us and Our Heirs as if we Ourself had immediately Granted the same. And as if every One of the said Copyhold Estates respectively had been passed unto every respective Copyholder by a Grant under Our Great Seal of the said Province any former Commission Instruction or p. 431 Declaration of ours to the Contrary in any wise notwithstanding and whereas by the third Article of Our last Conditions of Plantation for the said Province dated the second day of July One thousand Six hundred and forty nine there is allowed One hundred Acres to every Adventurer or Planter for every person of British or Irish descent transported thither as by the said Conditions unto which relation being had may more at large appear We understand that it may in divers respects be prejudicial to the General Good of that Colony in case so Great allowance of Land should be long Continued to all that shall hereafter Come to Plant there because by that means the People will be too remotely scituated from one another and the whole Province perhaps in a short time be taken up by a few People leaving little or no Conveniency for others to Come and add Strength and Comfort to them and therefore according to the advice of you our said Lieutenant we have thought fit hereby to declare that instead of One hundred Acres expressd as aforesaid in the said third Article of our said Conditions there shall be only fifty Acres of Land within our said Province allowed to any Adventuror or Planter for or in Respect of any person of British or other decent which shall be transported thether from and After the twentieth day of June One thousand Six hundred fifty and two which Our will and Pleasure is shall be Granted to every Adventurer and Planter respectively upon such terms and Conditions and for such proportionable Rents to be paid to us and Our heirs as are expressed in our said last Conditions of Plantation which in all other things we will shall Stand in force till we or our heirs shall declare Our Pleasure to the Contrary with such Alteration of the Oath of Fidelity therein expressed as we have formerly p. 432 agreed unto by our declaration dated the sixth of August in the nineteenth year of Our Dominion over the said Province and in the year of Our Lord One thousand six hundred and Fifty and Transmitted thether the last Year and we will and require You our said Lieutenant to pursue our directions herein accordingly (our said former Conditions of Plantation or any former Commission warrant or Instruction to the Contrary notwithstanding and for the better publication and rememberance of the bounds between Virginia and Maryland and

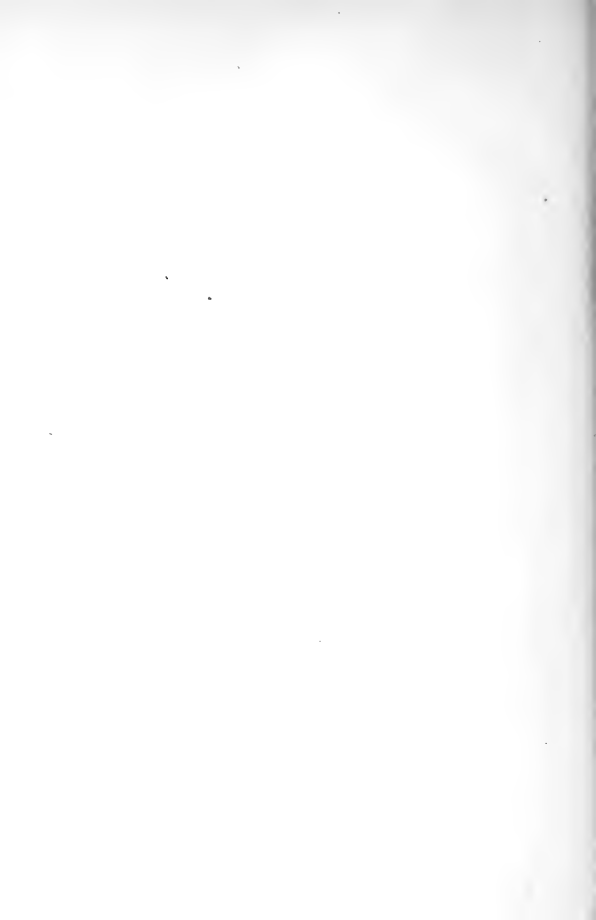
Liber M C Prevention of any Controversies which may otherwise hereafter happen between the Inhabitants of Virginia and those of our said Province about the same we Require you our said Lieutenant to encourage some English as soon as you can to take up such Land as shall be due unto them in our said Province by virtue of Our Conditions of Plantation or other warrant from us Near to the Bounds of our said Province according to the Mapps thereof which we sent thither about two years Since and Accordingly to pass Grants in our name under our Great Seal to such as shall desire the same of so much land in those parts of Our said Province as shall be due unto them as aforesaid especially on or near the Bounds of our said Province on that Tract of Land which is Commonly Called the Eastern Shoar lying between the Bay of Chesopeak and the Sea and also on or Near the Bounds of Our said Province that Tract of Land which lyeth between the Creek or River that runneth by Patowmeck Town called in the Mapp Patowneck River on the South

and the River which runneth by Piscattoway (called in the 12-433 Mapps aforesaid by the Name of Piscattoway River on the North in which last tract is included as we are informed that place where M^r Giles Brent now resides called by him peace and also the Country called there the Doages and for the better Encouragement of English to make Choice of their dividents of Land and to seat themselves in the places aforesaid we do hereby Authorise and Require you our said Lieutenant to Grant in our Name under our said Great Seal to any Adventurer or Planter that shall make Choice of his dividend and Seat a Plantation of English either on the said Eastern Shoar or on that Tract of Land wherein the Doages is included as aforesaid One hundred Acres of Land in any place of either of those two parts of our said Province to him and his heirs forever for or in respect of Every Person of British or Irish descent which he shall transport from other parts into our said Province according to our last Conditions of Plantation above mentioned and upon such terms and Conditions as are therein expressed which we will shall Continue in force in all things to those two last mentioned parts of our said Province till we or our heirs shall declare our further Pleasure to the Contrary any thing herein Contain'd to the Contrary in any wise notwithstanding when we made Capt William Mitchell one of our Council of State in that Prov^c (which we were induced unto by his ability of understanding we Conceiv'd that he would have been a Good. Assistance to You our said. Lieutenant and the rest of Our Council for the better Conduct of Our Government there and did hope that according to his Serious Professions to us he would not only by his advice but also by his Example of Life have Conduced much to the Advancement of that Province as well as to our honour and his own Reputation but Contraryly Liber M C it seems he hath not only fomented Divisions but also lived a P- 434 most Scandalous life whilst he was there with certain women which he carried from hence with him there leaving his wife here in a miserable Condition (all which was unknown to us till of late since his return from those Parts) and did likewise whilst he was there most prophanely in publick discourse profess himself of no Religion of all which we have by several Evidences here as well as from thence so good Proofs as we find upon our Charging him therewith since his return from thence hither he cannot make any good Justification of himself therein Wherefore we do much lament our Misfortune in Giving him any Countenance or Authority who hath so much abused the same by dishonouring us and Our Government there as much as in him lay and have thought fit to discharge him thereupon from being any more of our Council of State there as we do by these Presents declare him to be discharged from it and also from all other publick Authority of Iustice a Peace or otherwise whatsoever in our said Province requiring you our said Lieu^t not to permit him hereafter if he shall return again into our said Province to act there in any thing for the future as one of our Council of State or Iustice of Peace of Our said Province and for the more timely Prevention of any such high Offences to Almighty God and such dishonour to us and our said Government hereafter as aforesaid by any in eminent Authority there We do hereby declare that in case any Person who is or shall from time to time be of our Council of State or Commander of a County or Iustice of Peace in our said Prov^c shall (which God forbid) and we hope will never more happen) after the publication hereof there live p. 435 scandalously and Viciously with any Lewd Woman or profess himself of no Religion and shall be legally Convicted of either of the said Crimes by his own Confession or the Testimony of two Sufficient witnesses or shall be twice legally Convicted by his own Confession or the testimony of two Sufficient witnesses of being an usual drunkard Swearer or Curser we do authorise and Require our Lieutenant of the said Province for the time being to suspend any such Person from being of our Council of State Commander of a County or Iustice of the Peace in our said Province and in the Room of any such Commander of the County so Convicted and Suspended to appoint some other able and fit Person to be Commander of that County whereof any such Person so Convicted and Suspended as aforesaid had Command till the Cause or Causes of such Suspension in every of the Respective Cases aforesaid and Proofs of the Suspended Persons misdemeanors be Certified to us (which we require our Lieut in such Cases from time to time

Liber M C to Certify us of with all Convenient expedition) and until Our further Pleasure be known therein either for the discharging or restoring any Person which shall be so suspended as aforesaid willing and Requiring you our said Lieut as you tender the Glory of God our Honour and the publick welfare of that Colony to be very diligent and Circumspect in discovery of any such scandalous and evil Comportments and Misdemeanors for the future of any of our said Council Commander of a County or Justice of Peace in our said Province as aft and to proceed with any Offender in that Kind as you are hereby required and directed and to Cause them also to be further punished according to the Laws of that our said Province in such Cases Provided and we require all those of Our said Council from time p. 436 to time to Give their due Attendance on our said Lieut at all General Assemblys and Provincial Courts in our said Province for the better Conduct of the publick Affairs and Administration of lustice according to the Great trust reposed in them by us by which due performance of the duty of their calling they will much endear us unto them and not only Advance therein our honour and the publick happiness of that Colony but also their own reputation but in case any of our said Council being duly summoned by our Said Lieut there for the time being to Give his Attendance On him at any General Assembly or Provincial Court in our said Province should so much forget himself & Us & the Good of that Colony as without Leave from Our said Lieutenant or some Iustifiable impediment to forbear to Come or be absent any day from the said Assembly or Court we will and require to proceed against Such Person of Our Council who shall so forbear to Come or Absent himself as aforesaid by fining him according to the Laws of Our said Province or in default thereof according to the best discretion of him our said Lieutenant and the rest of Our said Council or the Major Part of them who shall then be present in any Such Court or Assembly when any such Person shall so absent himself as aforesaid and furthermore that Our said Lieutenant do Give us notice of any such neglect of any of Our said Council and send us Good Proof thereof to the end we may as we see Cause put others in their Room who will Give better attendance on the publick Affairs there and whereas we find that some ill Affected Persons to us and the publick peace of 19-437 that Colony do every Year by publishing there many false Reports Concerning us and our Affairs as well as by other Subtil Means endeavour to disquiet the minds of the People there and to infuse lealousies and doubts in our Officers & others thereby to breed diffidence and division if they can between us and them as well as amongst themselves which

may in time prove to be of dangerous Consequence to the

Ensuarement of divers honest men whose intentions are Good Liber M C were they not so deluded we do therefore will and require you our said Lieut and Council to use your best Endeavours upon all Occasions for the timely supression of all such false Rumours and Reports as aforesaid and to find out the Authors and Publishers thereof and to Cause them to be Punish'd According to their demerits and we also Recommend it to the Consideration of our General Assembly there whether it be not Convenient to make a Law in that Province as there is in England for the punishment of all such as shall publish false news to the disturbance of the minds of the People and the publick peace for the better prevention of the Mischiefs which by Experience have been found to be Caused thereby not doubting but our said Assembly will be as sensible of any dishonour or wrong which may be done unto us by any such false Reports as we are and ever shall be of any Prejudice which may happen by that or any other way to them or to any of the Inhabitants of our said Province for the better Manifestation whereof and of our mind in all Other things herein Contained we have thought fit and do hereby will and require our Lieutenant of our said Province of Maryland for the time being to Cause this our declaration to be read to the upper and Lower house of our General Assembly there and to be published at the usual Places of Publishing Our Ordinances and Edicts in p. 438 our said Province Given under our hand and Greater Seal at Arms the six and twentieth day of August in the twentieth year of Our Dominion over the said Province and in the Year of Our Lord One thousand six hundred fifty and one



ACTS AND ORDERS

OF THE

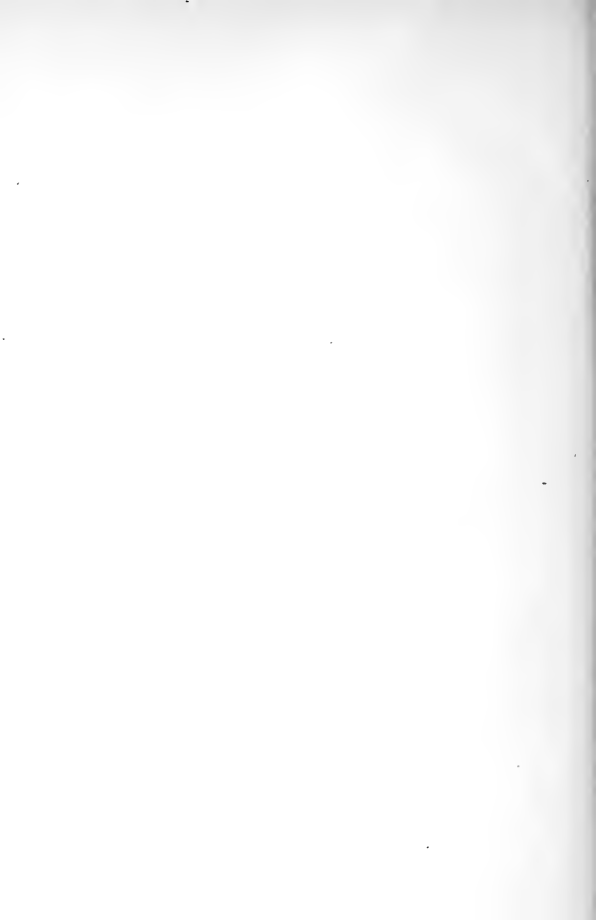
GENERAL ASSEMBLY OF MARYLAND,

At a session held at Patuxent, October 20, 1654.

CECILIUS CALVERT, LORD BALTIMORE,

Proprietary.

WILLIAM FULLER AND OTHERS, Commissioners under the Commonwealth.



Acts and orders of a Generall Assembly holden for the Province L. O. R. of Maryland at Patuxent the 20th of October 1654 by No. 3 Liber B Commission from his Highness the Lord Protector of p. 440 England Scotland and Ireland and the Dominions thereunto belonging.

Capt W^m ffuller

M^r Rich^d Preston Speaker

M^r Leo: Strong

M^r John Hatch

M^r Rich^d Wells

M^r Rich^d Ewen

M^r W^m Durand

M^r Tho. Hinson

M^r Edw^d Lloyd

M^r Arthur Turner

M^r W^m Parker

M^r Jno Wade

M^r Sampson Waring

M^r James Berry

M^r Joseph Weekes

M^r W^m Ewen

The Act of Recognicon

It is Enacted and Declared in the Name of his Highness the Lord Protector of England Scotland and Ireland and the Dominions thereunto belonging an the Authority of this present Generall Assembly. That the Reduceing of this Province of Maryland by power of the Supreame Authority of the Commonwealth of England Committed to Richd Bennett Esqr and Coll? William Cleyborne, And the Governm! as it is now Settled by Commission Granted to Cap! William ffuller M! Rich! Preston M^r W^m Durand, M^r Edward Lloyd M^r Leonard Strong M^r John Hatch, Mr John Lawson Mr Richard Wells Mr William Parker, M^r Richard Ewen is acknowledg'd by this Assembly and freely and fully Submitted unto, And that no power either from the Lord Baltemore or any other ought or shall make any alteration in the Governm! aforesaid as it is now Settled, unless it be from the Supreame Authority of the Commonwealth of England Execised by his highness the Lord Protector,

3 Imediatly & Directly Granted for that purpose. That after

L. O. R. publication of this Act all the Inhabitants of the Province are No. 3 required to declare in particular & Express Termes under their hands there owning & accepting of the present Govern-

ment and Subjection thereunto, That all such person or persons that deny the present Government or do either in words traduce vilifie or Scandalize the Same, or by action Secret or open disquiet oppose or disturb the said Governmt Shall be accounted offenders agst the Lord Protector of the Comonwealth of England the peace and wellfare of this Province and be dealt win according to their offence.

5. That no Commission or power shall be owned or reced in this Province other then that which is already Settled therein, but that w^{ch} is the Supreme Authority of the Comonwealth of England shall Imediatly and Directly Grant and Confirme and whosoever shall publish any Commission, pelamation order or declaracon writts or summons which is not from the Supreme Authority so Granted as aforesaid shall be accounted an offender agst the publique peace and wellfare of this Province and Dealt

with accordingly

Whereas m! Thomas Hatton & m! Job Chandler being Chosen Burgesses for the County of St Maries and Potomocke River and so returned by the Sheriff have appeared and Declared before the Assembly that they refuse to Sitt and Act p. 422 as Burgesses in respect they the said Thomas Hatton and Iob Chandler have taken oath to the Lord Baltemore and for other reasons Expressed in a writeing by them Subscribed and Left with the Secretary. It was ordered by the Assembly that a New writt for a Second Choice of Burgesses for the Limit aforesaid should be issued to give power to the Sheriff for a New Election of Burgesses to Supply the default and delinquency of the said Thomas Hatton and Job Chandler, And accordingly the Sheriff hath retured m! Arthur Turner and m! John Wade Chosen Burgesses by the unanimous Consent of the ffreemen Inhabiting the said County of St Maries and Potomock And the st mr. Arthur Turner and mr. John Wade have appeared and freely offered themselves to the Service of the Commonwealth in this Assembly & have been approved members qualified for that End

3 It is the mind of this Assembly that any free Subject of the Commonwealth shall have free Liberty not only by petition to seeke redress of Grievances but as also to propound things necessary for the publique Good (provided that it be orderly done)

4 An Act Concerning Religion

It is Enacted and Declared in the Name of his Highness the Lord Protector with the Consent and by the Authority of the present Generall Assembly That none who profess and Execise L. O. R. the Popish Religion Commonly known by the Name of the Roman Catholick Religion can be protected in this Province by the Lawes of England formerly Established and yet unrepealed nor by the Government of the Commonwealth of England Scotland and Ireland and the Dominions thereunto belonging Published by his Highness the Lord protector but are to be P- 423 restrained from the Exercise thereof, Therefore all and Every person or persons Concerned in the Law aforesaid are required to take notice

Such as profess faith in God by Jesus Christ (though Differing in Judgment from the Doctrine worship & Discipline publickly held forth shall not be restrained from but shall be protected in the profession of the faith) & Exercise of their Religion so as they abuse not this Liberty to the injury of others. The Disturbance of the publique peace on their part, Provided that this Liberty be not Extended to popery or prelacy nor to such as under the profession of Christ hold forth and practice Licentiousness.

5 It is ordered and Declared by the Authority afores! that the Inhabitants of Herring Creeke and the Clifts shall pay County Charges to that County which was formerly called Annarundell now providence for the time past and also this present year so much as appeares to be due

6 Putuxent County

It is Enacted that Putuxent be Erected into a County the bounds thereof to be from the South Side of m. Maishes Creek Commonly called oyster Creek Extending downe the Bay including all the familyes and Lands on the South Side of the said Creeke includeing all the Clifts with the North and South Side of Putuxent River with all the Creekes thereunto belonging and shall be Called as it is Putuxent County

7 Assemblies Every three yeares

It is Enacted by the Authority aforesaid that an Assembly be Called once in Every three yeares, not infringing the Calling of Assemblies oftner if need be, That the first in Commission shall issue out writts for the summoning of Assemblies once in three year if he do it not, then the next in Commission or any of the Quorum shall do it, and in Case none of the Chiefe Commissioners of the Province shall issue out writts for that P- 424 End three months before the Setting of the Assembly, then it

L. O. R. shall be Lawfull and the duty of the Sheriff to issue out writts as aforesaid within tenn dayes after such fayler, and if the Sheriff be Delinquent therein, then the Courts of the respective Counties shall have power to summon the people that are Capable for the Election of Burgesses for the said Assembly and that Every Assembly so Called shall be Deem'd and accompted unlawfull Assembly

8 Publique Levies

It is Enacted and Declared wth the Consent and by the Authority of this present Generall Assembly that all publique Charges of the Province shall after this present yeare be Levied not only upon persons taxable but also upon such visible Estates in the Province as followes, all Servants as well as freemen shall be taxed by the poll (Except women Servants such as are not negroes or Indians women who are taxable

Every hundred acres of Land shall be taxable to the value

of the fourth part of a poll female.

Cattle of three years old the same, male of five yeares old the same, females of 2 years the 8th part of a poll, Males of 2 years old the 16th of a poll horses and males taxable to the

same as a poll.

The Tenant for yeares not to pay the Levie for th! Land web he so holds if the Landlord be Resident in the County, if the Landlord be not Resident in the County, The Tenant shall pay the said Levie for Land but to be allowed so much from the said Landlord or the rents of the Land

9 An Act concerning Drunkeness

It is Enacted that Every person or persons that shall be found Drunk and Lawfully Convicted shall pay for such offence by him or them Committed one hundred pounds of Tobacco

to the publick use

That all officers and Magistrates in the Province from the p. 425 highest to the Lowest shall use all Lawfull meanes, to Convict such as in their presence are to their knowledge, shall be Drunke, And to bring them to such Tryall and punishment as the Law Provides, And if any such Magistrate or officer shall hear of any such offence, he shall by this Law be Enjoyned to make Enquiry thereof and bring the person to punishment.

That all and Every person or persons in this Province that shall see any one Drunk and shall not within three days make it known to the next magistrate shall be Lyable to the fine of one hundred pounds of Tobacco and Every master or mistress of any family, Storekeeper or Shipmaster within this Province L. O. R. who shall Suffer Drunkeness in their house, Store, or Ship, No. 3 Liber B shall be lyable to the aforesaid fine, being Lawfully Convicted thereof any person or persons that shall inform thereof shall have half the fine due by such offence as afores.d

Concerning Swearing

It is Enacted that Every person or person within the Province that shall be Lawfully Convicted of Swearing shall be Lyable to pay for Every oath Tenn pounds of Tobacco which shall be discovered and brought to Tryall & punishment as is mentioned in the Act Concerning Drunkeness. And if any person or psons shall be known and Convicted to be a Comon Swearer Blasphemer or Curser by any Impressions whatsoever against God or man after one admonition by a Magistrate shall be Subject to such penalty or punishm^t as the Court before whom it is presented shall Determine

Concerning false Reports Slandering and Talebearing ΙI

All such as shall raise and publish false News & Reports to the Disturbance of the publique peace of the Inhabitants being Lawfully Convicted thereof shall pay one Thousand pounds of Tobacco and Caske half whereof shall be to the Informer and the other half to publique use and if the person soe offending shall not be able to pay the said fine then to Suffer such p. 426 punishment as the Court before whome the Cognizance of such offence shall Come doe Determine That all such person or persons who by Slandering tale bearing or backbiteing shall Scandalize the Good Name of any person or persons directly or indirectly in such words and Expressions as in the Common acceptacon of the English Tongue or such Language as is understood shall be counted Slander being Lawfully Convicted shall be Censured both by way of Satisfaction to the party Injured thereby and also to the Commonwealth for the breach of the peace thereof

Concerning the Sabboth Day

Noe work shall be done on the Sabboth day but that which is of Necessity and Charity to be done no Inordinate Recreations as fowling, fishing, hunting or other, no shouting of Gunns be used on that day Except in Case of Necessity

L. O. R. Whosoever shall be Lawfully Convicted of the breach of any such Law, shall be Lyable to pay one hundred pounds of Tobacco half whereof shall be to the Informer and the other half to the publique use

13 Concerning Theft

It is Enacted and Declared by the Authority of this present Generall Assembly, That whosoever shall take and Carry away any of the Goods or Chattells of any person or persons within the Province Contrary to the owners will and without the knowledge or Consent shall restore four fould if the person or persons (if they be able) if not then the said person or persons so offending as aforesaid shall make the said four fold Satisfaction by Servitude.

And if any other Action accompany the said Theft, as violent assaulting the person of any breaking of houses picking of Locks or such Like Actions that are not worthy of Death he or they so offending shall be punished according to the Nature of the offence and discretion of the Court before whom Such offence or offences shall be brought to Tryall upon Lawfull

Conviction.

14 Concerning Fenceing of Ground

All persons whatsoever within the Province shall Erect and make a strong & Sufficient ffence of four foot and a half high about their Corne, which the are by the Law of the Countrey Enjoyned to plant and shall keep in Repaire the said ffence, All Trespasses and Damages that shall be done to such Corne or any other Comodity inclosed in such a fence as aforesaid is Expressed shall be recoverable on him or them who shall Committ the Trespass upon the view and Judgment of two honest and Indifferent men

All and Every person or persons who shall kill hurt or whory any Cattle, hogs, or horses breaking into his Ground or Elswhere shall make Satisfaction to the owner of the said Cattle hogs or horses for such hurt or Damage done, the said Hurt or Damage being first viewed and Iudged by two Indifferent men and presented to the Court who shall Determine the said Damage, if the who have done the Injury do not otherwise agree with those that are wronged by that meanes

15 Concerning Adultry & Fornication

Every person or persons within the Province th! shall be found or proved by confession of either party or sufficient Evi-

dence to have Committed Adultry or fornication shall be pun-L.O.R. ished as the Commission^{rs} Authorized thereunto shall adjudge ^{No. 3}_{Liber B} and Determine not Extending to Life or member

16 An Act Concerning a Register of Births Marriages & Burialls.

The Names of all that shall be borne, Married or burried within the Province shall be Exhibited to the Clarke of Every P. 428 Court who shall keep a lust Register thereof who shall be allowed five pounds of Tobacco as a ffee due to him for Every such Regist! made and kept.

i7 Providence County

It is ordered and Declared that the County now Called Annarundell County shall be Called and Recorded by the Name of the County of Providence this being the first Name by w^{ch} it was knowne the bounds thereof to be Herring Creek including all the plantations and Lands unto the bounds of Putuxent County that is to a Creek called m^r. Maishes Creek otherwise Called Oyster Creek

18 Concerning Ship or Vessells

All master of Ships or Vessells arriving in this Province before they trade or breake Bulk shall Signific their Comeing into the Province and their busieness unto any of the Commission^{rs} of the Quorum, And that an officer be sent aboard by any of the said Commission^{rs} if such m^r or masters of Ships shall make knowne the end of their Coming as aforesaid. And that all masters of Ships or Vessells are required before they depart the Province to Repaire to the Secretary or his Deputy or any of the Commission^{rs} of the Quorum for their discharge of their Ship or Vessell

19 Warr with Indians

The Assembly doth Committ the Levying of men and Armes unto the Commission^{rs} of the Provinciall Court in the Intervales of Assemblies, to be Imployed in a way fencive or Defencive upon the Invations & Incursions of Indians or any other necessary and Lawfull occasion whatsoever

L. O. R. No. 3 Liber B

20 Killing of Wolves

wolfe and bring the head thereof to any of the Commission shall be allowed one hundred pounds of Tobacco from the County where the wolf shall be killed & that such Commissioners to whom the wolfes head shall be brought shall Cutt out the Tongue of the said head to prevent that deceit of twice or oftner payment for the same head.

21 Stealing of Indians

Whatsoever person or persons that shall steale any friend Indian or Indians whatsoever or be accessary in Stealing them and shall sell him or them or transport them out of the County shall be punished with death, and if any shall intice pswade or attempt the stealing or Selling of any friend Indian or Indians shall be Censured according as the Court shall think fitt, and if any shall make Information thereof he shall be satisfied out of the Estate of the offendo! as the Court shall think fitting

22 Selling of Gunns Powder or Shott to Indians

If any Shall be found Selling of Gunns Powder Shott or Lead to any Indian or Indians it shall be fineable according to the Nature of the fact in the Iudgment and discretion of the Commission^{rs} and it shall be Lawfull for any person or persons dwelling in this Province to take seize & apprehend all or any such person or persons Vessell or Vessells that Come to Trade in the Province are in Tradeing or have Traded with Indians for Gunns powd! Shott or Lead. Provided they have a Commission soe to do from any of the Commission^{rs} of the Province w^{ch} are of the Quorum. And that such as shall soe seize or apprehend such Trado^{rs} Trade, or Vessell shall have one half of the Goods soe seized for their paines.

23 An Act for Discounting

All Lawfull accompts produced and proved in Court the defendants part shall hold play to the plfts suit for debt. And shall be Satisfactory to his demands, Except the said Accompt be above nine months Standing

24 Weights and Measures

It is Enacted that there shall be a Standard of weights and measures throughout the Province in Every County. And that Every County shall take the Speediest Course that may be, for L. o. R. the peureing of such Standards & be at the Charge of them $\frac{No.\,3}{Liber\,B}$ for their own County

25 County of Maryes in Patomake

p. 430

Upon the motion of the Burgesses of Maryes County and the Limitts thereof that the Inhabitants desires a County Commission to keep Court. It is Enacted by this present Assembly. That they may have liberty and that m! John Hatch and the Burgesses of the said County do Seriously Consider who are men qualified for that Service & Nominat them to the Comission's of the Province, and all and Every Such persons so nominated or shall be desired and Enjoyned to be present at the next Generall Provinciall Court held at Putuxent there to be approved so as power may be Committed to them for the Conservation of the peace & keeping of Courts in the said County. And James Veitch to be Sheriff for the year Ensueing And that the same Liberty is Granted to the Burgesses of the Isle of Kent upon their Bills presented to the house Provided that this Liberty Extend not to Infringe any part of the power Committed to the Provincial Commission^{rs} who are by the Lord Protector Impowered to order direct and Govern the affaires of Maryland

26 Concerning the Records

It is Enacted that untill other Conveniency, And for the better Conveniency of the Inhabitants of Patomock and Putuxent that the Records be Left in the hands of m! Richard Preston and there to be kept, And that John Sutton Act as Deputy from the Secretary to attend upon all matters that Concern the Records.

27 Concerning the Militia

It is Enacted that there be a Cap! and officers in Every County whose office Shall be to take view of Armes in Every family and that all persons from 16 yeares of age to Sixty shall be provided with Serviceable Armes & Sufficient Amunition of Powder and Shott ready upon all occasions and that Every master of families provid Armes & amunition as aforesaid for Every such Servant, And that the sd Cap! so Chosen or p. 431 appointed have power by Commission Granted him for the Exerciseing of such persons as Aforesd and Imploying them for the Service of the Commonwealth

L. O. R. No. 3 Liber B

28 Concerning Rights of Lands

The Assembly perceiveing by the Conditions of Plantacons which are Imposed upon the Inhabitants of this Province of the Lord Baltemore & by his Proclamation directed to his officers here, that none can hold any Land of his Ldp without violation of the Liberty of his Conscience weh he binds to take an Oath inconsistant with the Lawes of England now in force and published and so Contrary to their Engagement to his Highness the Lord Protector and the Commonwealth of England, And all those that do not take such an Oath shall Lose all their Lands as seize for his Ldps use, the Execution whereof Eficatiously to be prormed he requireth and Chargeth his Officers in own Name to attend unto, The Assembly Cannot See how they that have Rights to Land can without Collusion and deceit to him & themselves apply themselves for Rights of Land to the sd Lord Baltemore or his offices. That all those that Transport themselves or others into this Province have a Right to Land by Vertue of their Transportation, That Every one may Enter their Rights of Land in their Severall Respective Courts, and also may Enter a Caveat for such a particular tract of Land as the have or shall, or shall take upp

29 Concerning Indians Trespass

It is Enacted by this present Generall Assembly upon the motion of Maryes & Potomack. That is shall be Lawfull for any person or persons within the Province to take away from any Indian or Indians, That shall Come within the Libertys and bounds of the sd persons Lands, their Gunns power & Shott, and that none shall Entertaine Indians into their houses Except they Come upon the publique Treaty, which is meant only of the Susquahannars and the Emperor of Pascataway and that as far as may be, the Indians have Notice of the Act.

P+ 432

30 An Act against Fugitives

It is Enacted by this present assembly That whosoever being a Servant by Indenture Shall Convey himself or herself out of the Service of his or her master, mistriss or Dame by running away or Departing privatly out of the standard Service, shall Double the time of his or their absence over and above the Damages and Cost to be ajudged by the Court which shall be sustained by such unlawfull Departure whereof lust proofe shall be made, And that all such as shall be accessary to such Servants Running away either by inticemt pswasion promise Contract or

approvem! shall be Censured as the Court before whom such L. O. R. Accessaryes shall be Impleaded and convicted according to the Liber B Nature of the offence by the Discretion of the Court. And any hired Servant so Departing from Service as afores.d shall double the time of his or her unlawfull Departure & absence to his or her sd master or Dame, over & above the Damages and Costs which shall be sustained by such unlawfull Departure to be adjudged by the Court, whereof lust proofe shall be made, And any one which shall Transport any hired or Covenant Servant out of the Province shall pay Double Cost & Damage to the party Grieved for such Servants absence out of the Province, And Every hired Servant or Apprentice that shall absent himself out of the Service of his or her master or Dame, & During such absence shall be resident within this Province shall double the time of his or her absence of Service to his or her master or Dame, And Every Inhabitant within this Province that shall knowingly harbour or Entertaine Such Servant or Apprentice during such Absence to the prejudice of his or her master or Dame, shall for so Doing be fined or Censured at the Court before whom such case Depends shall think fitt, And Every person and persons that shall Transport or carry away or p. 433 cause to be Transported or carried away any freeman out of this Province without a pass that is or shall be ingaged here shall be Liable to Satisfie all such Debts Engagements and Damages to the person or persons to whom the same shall be due respectively in this Province unless the same be otherwise Satisfied in convenient time or that in short time he cause or procure such freeman to returne againe into this Province whereby he may be Liable to Iustice here.

Delivering of Gunns to Indians

It is Enacted by the Authority of this present Assembly that no Inhabitant of this Province shall Deliver any Gunn or Gunns or Amunition or other kind of martiall Armes to any Indian born of Indian Parentage for the killing of meat or any other use upon paine of forfeiture of one thousand pounds of Tobacco And Caske to publique use, And Loss of the parties Gunn to him that shall make Seizure thereof or take the same from such Indian or Informe or make proofe thereof

An Act Concerning planting Corn

It is Enacted by this present Assembly that Every Taxable person planting Tobacco shall plant and tend two acres of Corne, upon forfeiture of Every two acres not so planted and

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L. O. R. tended of a fine of two hundred pounds of Tobacco, and fifty No. 3 pounds of Tobacco for Every half acre that he shall fall short of so planting and tending to the publique use, Provided, That persons shewing lust and Lawfull cause, why he shall not plant & attend such Corne as aforesaid such person shall be relieved herein according as the Court shall think fitt. And that Every Constable within his Limitts shall take one Sufficient able man with him and shall view Every man's Cropp and for his paine p. 434 therein he shall be allowed and paid by Every offendo! against this present Act fifty pounds of Tobacco for Every Acre which he or they shall fall short of the proportion aforesaid, And to be Divided betwixt the Constable and the person so assisting him. It is further Enacted that Every constable shall take view of all person's Corne within their respective Limits between the middst of Iuly and the midst of August, And for Every family that shall be neglected by the Constable as afores! the Constable shall pay fifty pounds of Tobacco to the publique use for Every such default; And if any constable being Lawfully called or required to that office shall reject or refuse the same Except he shew Sufficient Cause he shall be Counted as an offendo! against the publick weale of this province and shall be punishable according to the nature of the offence in the Indexist and discretion of the Provincial Court or whom they shall Impower for that purpose

An Act Concerning Strikeing Officers and other offences

Every person striking any officer Jurer or wittness in presents of the Court or strikeing any other pson with a drawn weapon in presence of the Court or Magistrate in or for doing of his office may be Judged to lose his or her right hand or to be burned in the hand or to be put to any other Corporall shame or Correction not Extending the life or be fined as the provinciall Court or other Judge Thereunto Authorized shall think fitt, Every person that shall strike a high Sheriff of a County or any other officer in or for Executing of his office shall be fined or Censured as the Court aforesaid shall think fitt, Every one giveing false wittness upon Oath or hireing or perswading another to give such false wittness upon oath shall be nailed to the pillory and loose both Eares, or put to some other Corporall Shame or Correction not Extending to Life but as the Court shall Adjudge

34 Concerning the Secretary's & Sheriff's ffees

It is Enacted that the Secretary and Sheriffe's ffees shall continue as they are already Enacted in this Province

An Act against Ingrocers

L. O. R.

It is ordered and Enacted by the Authority of this present Liber B generall Assembly, That no person or psons within this province may or shall buy bespeak promise or Contract for any Goods or Servants brought into the Province with an intent to sell the same within this Province in the space of one whole year after at greater price than he bought them at, unless such Goods or Servants were so bought, bespoken pmised or Contracted for, Seven dayes after the Arrivall of such Goods or Servants within the province if it were in any Pinnice or Vessell of Lesser burden then fifty Tunns or Twenty Eight days after the Arrivall of such Goods or Servants, if it were in any Ship or Vessell of fifty Tunn or above, and then not for more gain then twenty five in the hundred for next years pay. Except wine or other Provisions to be Expended in any Ordinary within this Province, for which they shall not be allowed above fifty p cent gaine, And all offendors herein shall be adjudged to pay one third part or value of all such goods and Servants bought & Sold to the Contrary hereof to the party informing or prosecuting and able to make lust proofe thereof against such offendors and the other two parts of all such Goods or Servants or value as afores! Shall be forfeited to the publique use.

36 An Act prohibiting forreigners to Trade in the Province

It is ordered with the consent and by the Authority of this Generall Assembly That no forreigner either English or Indian shall presume or attempt to hunt in any part of this Province or kill any Venison or other game, upon paine of forfeiting the one halfe of all such boates Canoes Gunnes or Amunition brought to the intent aforesaid, and Venison or other meate so unlawfully killed and Shall also be Imprisoned During the P- 436 pleasure of the Court where they shall be apprehended the other half shall be allowed to the party or partys so taking paines therein that shall seize or apprehend such unlawfull hunters or other Goods or Amunition as aforesaid. And Every Comand! or Chiefe Com! in the County shall have power by vertue hereof to grant warrants or Licence to any person or persons Desireing the same, to raise men force Sufficient for the apprehending all Such unlawfull hunters as aforesaid

Acts Repealed viz!

Act concerning Religion Act concerning Attachments & Executions

Act concerning Coll. Cleyborne L. O. R. No. 3 Liber B Act concerning deserted plantacons & Seatings Act concerning lnegos ffort Act concerning Mutinies & Seditious Speeches

Accompts without Specialty

It is Enacted and Declared by the Authority of this present Generall Assembly That one bargains Contracts or accompts without Specialty which are above nine months standing shall be recoverable which is to be understood as well of Dead men's Estates as otherwise

An Act for all Servants Comeing into the province with Indentures

It is ordered & Enacted by the Authority of this present Generall Assembly, that all Servants Coming into this province without an Indenture or Covenant if they be above the age of twenty yeares shall serve four yeares from 16 years of age unto twenty six years, from twelve to Sixteene, shall serve seven yeares, if they be under twelve, they shall serve until

they come to the age of one & twenty years

All masters and owners shall bring or Cause to be brought Such as afores! Servants at or before the third Court in their respective Counties, To the End that the said Court may Judge of their age which shall be Entred in a Book of Record to be kept for that purpose and the Clark of the Court shall have three pounds of Tobacco for Every such Entry, and in case P. 437 either party find himself agrieved at Such Determination they or either of them shall have Liberty all the time of such Service, to procure a Sufficient Certificat of such person's age who shall Serve according to Such Certificat, And all persons having Servants with Indentures, whether by Indenture or purchase, shall within the afores^d time bring or Cause to be brought such Servant with his Indenture into the said Court before a Justice who shall Certifie the same to the next Court. And there Record the said Indentures with the knowledge of the Servant, and the Clarke shall have the like fee as formerly, to be paid by the master of the s! Servant

That all Servants at the Expiration of their Severall times of Service (if there be no other agreement) besides their old Cloathes shall be allowed one Cloth suit one pair of Canvis Drawers, one pair of Shoes and stockings one new Hatt or Capp, if he hath not one Sufficient at that present, one falling Axe one weeding Hoe, two Shirts and three Barrells of Corne,

and if there be any agreem! to the Contrary hereof, the allow- L. O. R. ance shall be according to the bargaine and Contract made No. 3 between the master or owner, And the Servant, And if the Servant or Servants shall be Assigned over or hired to any person or persons whatsoever he or they with whom such Servant or Servants shall serve to the Expiracon of his or their time of Service shall by vertue hereof be Compelled to pay and Satisfie his or her the said Servant or Servants, Severall dues by Indenture or otherwise.

Concerning Treating with Indians

It is ordered by the present Generall Assembly That m! Richard Preston, m^r William Parker, m^r John Lawson, m^r John Hatch, mr. Sampson Waring mr. Cuthbt Phenwick, mr. John Wade, mr. Arthur Turner mr. William Parrott or any six of them are Authorized by vertue hereof to treat with the Indians Empiro! as in their Discretion they shall think fitt, Concerning the former Articles Concluded with him or to make others if need shall require, And it is further ordered that in case the afores! persons do not meet according to appointment by m! Richard Preston, then the said m! Richard Preston shall have power to make Choice of such as in his discretion he shall think fitt for his assistance, And that the ablest Interpreters be p. 438 procured to be with them in their Treaty and Service aforesaid.

Concerning Administration

It is ordered by the Assembly that where Administration is Granted to Creditorships on the Estates of such as dye intestate, if it shall appear to the County Courts that the Estates is much indebted & shall find Sufficient reason to move them thereto, the said Courts respectively shall cause the sd Estate to be Sold at an outcry, for the better Improvemt of the said Estate and payment of the debts, And for the better Disposing of such Estates as are of persons dying intestate, where widdows and children are interested therein, the County Court shall appoint and dispose one half of the said Estate to the child, and the other half to the widdow, And if there be more Children then one, then one third to the widdow, And the remainder in Equall proportion to the Children, if Children be under age and destitute of parents the Court shall appoint them Guardians where any decedent has by will in writing or by word of mouth bequeathed his Estate to the disposeing of his wife, and noe Legacie left by him to his children, in case

L. O. R. the said widdow doe not in convenient time allott forth
No. 3
Liber B porcons to the Children and Record the Same in Court In
Every such case the Court shall have power to appoint and
allow porcons to such Children as aforesaid

41 M. Robert Brooke's Petition for his charge on the Publique

Upon the Petition of mt Brooke in relation of his Expence, being Employed in the Commission, It is Ordered That allowance of one Thousand pounds of Tobacco in full Satisfaction shall be made to him out of the ffines, and in the mean time the Assembly doth disburst the same untill such fines shall Accrew & be found to be answerable to the publick againe

42 It is ordered by the Assembly, That whereas some Charge hath been brought to this house by the Sheriff occasioned by P. 439 the default of the Burgesses of the County of Maryes and Potomock viz! m! Thomas Hatton and m! Job Chandler, so that there was a necessity of proceeding to a new Election, That this Charge cannot be Levied on the whole, but where there where the default was made that is in the County of Maryes and Potomock, and if the fault appear not to be in the Electors but in the said Hatton & Chandler then the said County hath Liberty Granted to recover the Charge on the Delinquents.

43 Concerning Orphan's Estates

It is Enacted by the Authority of this present Assembly That all persons that have any Estate of Goods Chattells or Lands in their possession belonging to any who are under age, Shall Exhibit an Inventory and Accompt of the said Estates, within three months after the publication of this Act, to the next monthly Court or to the Provinciall Court, And in case Such persons who have such Estates in their hands do not at the time aforesaid present the Inventory and Accompt of such Estates as aforesaid, they shall be liable to such Censure as the Court shall think fitting or to take the st Estates out of the hands & possession of such as they shall see Cause.

44 Whereas by a proclamation published and Recorded in this Province by speciall order and Command from the Lord Baltemore all the Inhabitants that will not within three months take that oath which is imposed by his Ldp requiring them to Acknowledge him to be an Absolute Lord of this Province, and to have Royall Jurisdiction here shall have their Lands

seized to his st Ldps use, And whereas Likewise the st Ld L O. R. Baltemore hath Declared Such as have not or shall not Comply Liber B with his Government to be Rebells which also is upon Record, This Assembly doth Declare that the said Proclamations and Declaracon afores! made by the s! Lord Baltemore and Recorded is null & void and of none Effect (to Such intents & Actions as are menconed therein, And that Act of Recognition Confirmed by the Assembly & Expressed in the Acts is firm agst all or any such Declaracon.

45 lt is ordered and Enacted that all suits actions and p. 440 Tryalls that had dependance in any Court of Judicature in the Province before the Resignation of this province into the obedience of the Commonwealth of England shall receive no Damage or discountenance by reason thereof but shall remain Effectuall to all intents and purposes in Law as if there had no such alteracon been

It is ordered and Enacted, That all Suits actions and Tryalls that had Dependance in any Court or Courts of Judicature in the Province before the Reducement of this province into the obedience of the Commonwealth of England shall receive no Damage or Discountenance by reason thereof but shall remaine Effectuall to all intents and purposes in Law as if there had no Such Alteration been

Accompts of Tobacco Levied upon the Publique to be paid by the Severall Countys thereof to persons as followeth vizt

	l Tob.	
By the County of Provindence	5635	
To m. Sprye	1600	
To m! Strong Caske	0450	
Two Boats & hands sent to the Susquahannah ffort	2000	
To m! Secretary as Clarke to the Assembly	1000	
To m! Durand in part of 300! for } Recording Acts		
Recording Acts	0080	
To Collection of the Sume aforesaid	0505	
•		
By the County of Kent		
	I Tob.	
To m! Wells by Assignm! from m! ffox	1263	
To Collection thereof at 10 ^t p cent	0140	
	1403	

L. O. R.	By the County of Putuxent	
No. 3 Liber B	To Hugh Hopewell for coming to the Assembly	1 Tob. 0040
	To Esqr. Brooke Assigned by him and m!	0040
	ffox to m! Wells	0965
	To Cornelius for attendance by his pson & sloop	0960
	To mrs Eltonhead for pvision & a man to fetch the negro	0230
	To Richard Collett Imployed therein To M ^r Harris for Boate Hire	0180
	To James Veitch in part of pay for Sevil offices done	0120 0084
	To m! Vtie for powder	0632
	To Collection of the Sumes	0357
		3568
	D. D	I Tob
	By Potomock County To James Voitely Posts Due	9000
	To James Veitch Rests Due To Governo! Bennett upon the Susquahannah Treaty	3808
	To John Shanks 15 dayes	0300
	To m! Wells by Assignm! and Boat hire	0882
	To Cap! Smith Summoning the Election	0300
	To m ^r Chandler bringing Indian prisoners	0300
	To James Veitch 2 Summons	0300
	To m! Hammond Imployed therein	0300
	To Cap! Smith his Expence & paines in taking the List	0500
	To m! Johnson for Expence of the Burgesses To m! Richard Preston	0906 0180
	To m! Secretary for Recording of Acts	0220
	To Collection	0900
		9000

ACTS AND ORDERS

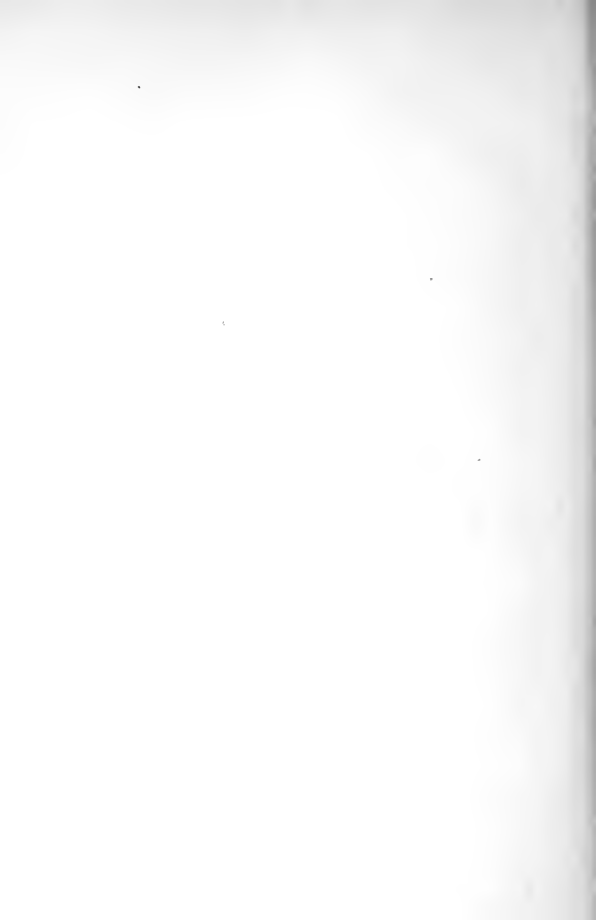
OF THE

GENERAL ASSEMBLY OF MARYLAND,

At a session held at Patuxent, September 24, 1657.

CECILIUS CALVERT, LORD BALTIMORE, Proprietary.

WILLIAM FULLER, AND OTHERS, Commissioners under the Commonwealth.



Acts and Orders of a Generall Assembly for the Province of Maryland At Patuxent the 24th of September 1657.

L. O. R. No. 3 Liber B p. 441

By Commission from his Highness the Lord Protector of England, Scotland, Ireland with the Dominions Thereunto belonging

Present { Cap! Richard Ewens Speaker | Cap! Tho: Besson | m! Peter Sharpe | Cap! Robert Slye | Cap! Phillip Morgin | m! Mich Brooks | m! James Johnson | m! Peter Sharpe | Cap! Phillip Morgin | m! Mich Brooks | m! James Johnson | m! Peter Sharpe | Cap! Phillip Morgin | m! Mich Brooks | m! James Johnson | m! Peter Sharpe | Cap! Phillip Morgin | m! Mich Brooks | m! James Johnson | m! Peter Sharpe | Cap! Phillip Morgin | m! Mich Brooks | m! James Johnson | m! Peter Sharpe | Cap! Phillip Morgin | m! Mich Brooks | m! James Johnson | m! Peter Sharpe | Cap! Phillip Morgin | m! Mich Brooks | m! James Johnson | m! Peter Sharpe | Cap! Phillip Morgin | m! Mich Brooks | m! James Johnson | m! Peter Sharpe | Cap! Phillip Morgin | m! Mich Brooks | m! James Johnson | m! Peter Sharpe | M! Peter Sharpe | Cap! Phillip Morgin | m! Mich Brooks | m! James Johnson | m! Peter Sharpe |

The Acts of Recognition owned and Assented unto

It is Enacted & Declared in the name of his highness the Lord Protector of England with the Dominions thereunto belonging and the Authority of this present Generall Assembly that the Act of Recognition is acknowledged by this Assembly p. 442 and fully and freely Assented unto, and that after Publication of this Act, All the Inhabitants of this Province are required to owne, and faithfully to Submitt themselves thereunto

Acts Repealed vizt

An Act concerning pub Levies upon the visible Estate of the Inhabitants

An Act concerning Theft

An Act concerning births Marriages and Burialls

An Act concerning Sheriffs and Clarks ffees

Concerning Pub: Charge

It is ordered Enacted & Declared in the Name of his Highness the Lord Protector of England &c. and by the Authority of this present Generall Assembly that all publick Charges of this province shall this present year be Levied upon all person taxable p pole and all men Servants that are or shall be brought into this Province for the future of what age soever they be shall be Taxable p pole as aforesaid.

L. O. R. No. 3 Liber B

Concerning Ground Leaves

It is Enacted and Declared in the Name of Highness the Lord Protector of England & And by the Authority of this present Generall Assembly that after this present year or the first of June next Ensuing the publication of this Act, That no Ground Leaves or Second Crops of Tobacco be made within this Province. And whosoever Shall be found Culpable of the Same, and Shall pack it in any Hogshead or any other Caske, or by any other wayes or meanes shall beguile or deceive any thereby, Shall for Every Hogshead or Caske wherein any Ground leaves or Second Crops be found either by themselves or amongst other Tobacco. For a ffine shall pay one thousand pounds of Tobacco and Caske for Every Hogshead or Caske so packt, and Sufficient proofe made thereof one half of the aforesaid fine to be payable to any that shall informe and the other half for the publique use of the County where Such offences are Committed

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An Act concerning Sheriffs and Clarkes ffees

It is Enacted and declared in the Name of his Highness the Lord Protector of England &c: and by the Authority of this present Generall Assembly that clarks & Sheriffs ffees Shall after the Publication of this Act be Charged and paid of all the Inhabitants of this Province as followeth

Clarks ffees	
6 W + 6 -	H Tob.
for any Warr! or Sum:	08
for Entring anything upon)
Record not Exceeding	>
half a Side	08
for a whole Side	16
for Copying anything out)
of the Record the Same	}
as for Entry)
as for Entry for Sumons of a Jury	12

Sheriffs ffees	
	Tob.
for Serving a writt or warr!	10
for taking Bond	05
Imprisoning or Release	10
Tending upon a prison p	
day	20
Collecting pub: Duties p	
cent	10
Serving Execucon or at-)	
tachm ^{ts} for any debt	
not Exceeding 100 ^{1 Tob}	IO
debt not Exceeding 500	20
not Exceeding 1000	40
And So Every Thousand	
of Tob 40 p Thousand	

An Act Concerning Regulating of Attachments and Executions

L. O. R. No. 3 Liber B

Whereas Divers Inhabitants of this Province have been burthened and Grieved with Attachments. It is Enacted and declared in the Name of his Highness the Lord Protector of England and with the Assent and Authority of this present Generall Assembly, that no attachment Shall or may be laid upon any the Goods or Chattells of any the Inhabitants of this Province Except the true owner thereof be not at the Same time resident or dwelling in the Province, or that the partie Indebted return a positive answer upon a lust demand of any lust debt, that he will not pay the Same debt and this to be proved by the Testimony of one Sufficient wittness upon oath of his refusall to pay the said debt or debts, That then Attaclimt may be served upon any Tobacco of the Debtor or Debtors denying paymt as aforesaid, And whosoever Shall attach more then a fourth part over and above the value of the debt Shall bear the Damage of the Attachment and Damages of the partie.

And Be it Further Enacted that no Execucon may or shall be laid upon the Goods and Chattells of any the Inhabitants or P. 444 other Dwellers of this Province So farr as to deprive them of all Livelyhood for the future. But that come for necessary maintenance and bedding, Gunn, Axe, Pott and necessary Laborius Tooles with Such like houshold Implements and amunition for Subsistance shall be protected from all attachments or Execution Soe long as he or they Shall be resident and inhabit within the Province Provided that such as shall be found by proofe or other Circumstance willfully to absent themselves into the woods or other where from the Sheriffs Sight whereby they cannot be brought to a Legall Tryall And such also as shall be intended to depart or flee out of the Province to be averr'd upon oath Shall have no benefitt of this Law, But that Executions or Attachments may Issue forth upon all or any of their Goods and Chattells

An Act concerning Poplers Island

lt is Enacted and declared in the Name of his highness the Lord protector of England &c and by the Authority of this present Generall Assembly That the Island commonly called Poplers Island Lying near unto the Island of Kent be adjoyned unto the County of Kent, and from hence forth be of all persons so accounted, and taken to be

L. O. R. No. 3 Liber B

An Order of Assembly

It is Agreed and assented unto by the major votes of this Assembly that all necessary Charges that was occasioned by the Disturbance of Cap! Iosias Fendall, Relateing unto the disquiett and Disturbance of the publique peace of the Province Shall be paid and Discharged by a publique Levy in the said Province and likewise the Charges and Execution of those persons that was Executed at Providence for Murthering their master M! Parr

An Order of Assembly

It is ordered and Declared in the name of his Highness the Lord Protector of England &c with the Assent of this Generall Assembly, that Cap! Richard Ewen, Cap! Thomas Besson, P. 445 Cap! Ioseph Weeks, are appointed and required as a Committee to question, and call to accompt any person whatsoever in the Province, that have received or disposed of all, or any part of the fines, Amerced upon any of the Disturbers of the publick peace, of the Inhabitants of this Province in the last Engagement, And that all the Sheriffs in their respective places and Countyes within this Province as aforesaid, are likewise required by vertue of this order, to give and Deliver a lust acc! to the afores! Committee of all and Every part of the afores! fines by them Received or to whom they are paid, or by whom they are disposed, which foresaid accompt to be made and given to the fores! Committee or any one of them by the first of Ianuary next, And it is further ordered by the Authority aforesaid that the said Committee are required in the Speedy Dispatch of their Charge and trust Committed unto them as aforesaid, faithfully to Declare and make manifest all and Every thing that shall be in their own knowledge, or that shall be Delivered or declared unto them, and return a lust and full accompt and report thereof unto m! Michaell Brooke or m! Peter Sharpe before the Provincial Court, to be holden at Putuxent in march next, which foresaid Report is there to be presented to the Provinciall Court as aforesaid to their consideration in the premisses as far as may tend to the publick Good, That they may receive farther Satisfaction therein

An order of Assembly

It is ordered, and Assented to by this Generall Assembly, that any of the Inhabitants of this Province may use any Lawfull wayes or meanes in any kind whatsoever for the killing and destroying of wolfes. And Notwithstanding any Act to the

contrary any of the Inhabitants may Imploy any one Indian as L. O. R. in their own Discretion they may have Cause for the killing No. 3 Liber B and Destroying of wolfes as aforesaid.

It is thought fitt by this Committee that the two Servants Stockden and Guneon be freed from the Publique Levies, only P. 446

for their own particular persons

An Order of Assembly

Whereas the Commission of the County Court of S! Maryes and Potomocke is not attended unto. And whereas divers Inhabitants in those Counties may have Tobacco due to them which are to be paid them by way of County Levies for killing of wolfes, and according to Act of Assembly in Such cases Provided, This Assembly doth therefore order whatsoever person or persons within the s.d Counties of St Maries and Potomock, that have any Tobacco due unto them payable out of the said Counties are to repair to m! John Hatch & Cap! Robert Sley (at the house of Cap! Rob! Sley) upon the last day of this instant october, which Said mr John Hatch and Capt Robert Sley are hereby Impowered to allow all Just demands to any person or persons within the Said Counties for the killing of wolfes &c: And to charge the Said Demands upon Each respective Counties of St Maries and Potomock which is to be Levied by the Sheriffe with the Publick Levies according to act of Assembly in that case provided.

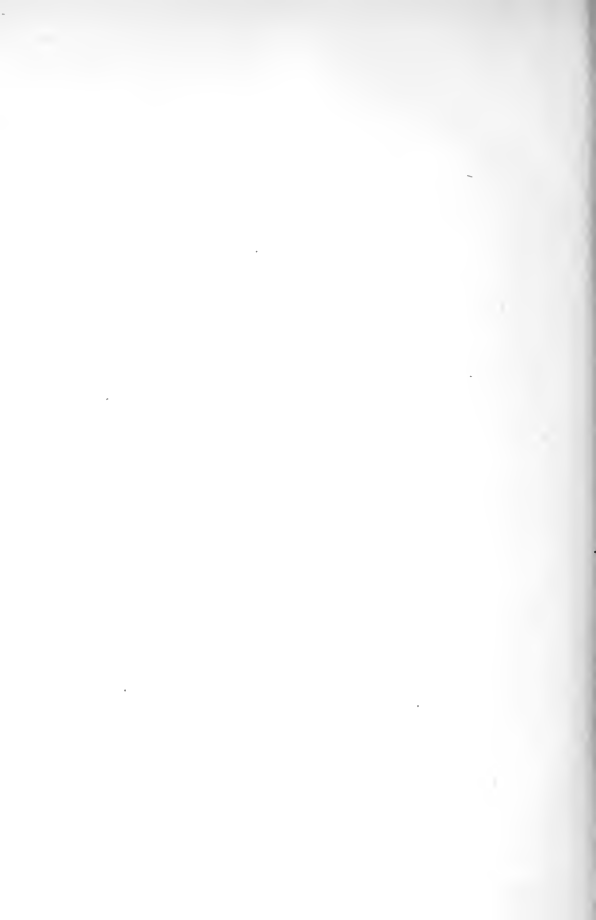
An order of Assembly

It is Assented and Declared by this Generall Assembly that 32^t of Tob p pole be raised and Levied by the Sheriff of this Province, to Satisfie and Discharge these particular accompts and Charges of the publick as followeth viz.

The Charges concerning Cap! ffendall relating \	
to the Disturbance of the present Governm!	9234
Charges of the prisoners at providence & their	
Execution for killing their master m ^r Parr	5913
mr Spry for his charge of Dyett & curing of wounded	0,70
men	2000
To m! Hostkeys for Shoes & Stockings delivered the	
Soldiers in the Service of Maryland	0244
Allowed Iohn Cobreth for use of his boate	0200
Allowed widdow Besley for her Reliefe her	
husband being Slain in the Publique Service	4000
Leaving behind him four Small Children	·
•	

b .		
L. O. R. No. 3 Liber B	Allowed Cap! Henry Keen in part of his Expence appoint publique Service Allowed Iohn Wallcott for attending & dressing Thirty two prisoners Allowed Robert ffrancklin being Lame Allowed Iohn Underhill for the Loss of his Crop being likewise Lame Allowed George Whittle who was likewise wounded Allowed mt Preston for Charge of Treaty with the Indian Allowed to the Clarke of the Assembly Allowed the Door keeper for the Dyett of the Guard at the Assembly To Providence County for Tobacco paid the Guard in Anno 1655 Debts due from the Publique to be paid at	0700 0700 0650 0350 0350 0500 0200 0180
	Providence	
	To the widdow Besley To Iohn Underhill To Thomas Besson To m! Norwood	2000 0650 3000 4590
		10240
	Due from the Publique to be paid at Kent To m! Spry To Andrew Skinner Clarke of the Assembly To m! Norwood To the Sheriff of Kent for Collection	1400 0600 0414 0270
	Due from the Publique to be paid	
	at Putuxent River	
	To m! Belleher To m! Sprye To lohn Wallcott To George Whittle To m! Belcher To Gassaway and ffisher To m! Preston To Henry Ashley To m! Norwood To John Cobreth To Cap! ffuller for defraying the Charge of his Guard	0506 0600 1700 0350 2000 0600 0403 0200 1342 0200 3043

Assembly Proceedings, September 1657.	365	
Due from the Publique to be paid at Potomocke River		L. O. R. No. 3 Liber B
To widdow Beasley	2000	
To Robert ffrancklin	0700	
To Iohn Underhill	0300	
To m! Beard	1000	
To m! Belcher	0792	p. 448
To m! Dorrington	0920	
To Cap! Waring	0300	
To m! Hostkeys	0244	
To Cap! Keene	0600	
To m! Belcher	0403	
To Cap! Waring To Cast fuller for Defraving the Charge of his Cuard	0180	
To Cap! ffuller for Defraying the Charge of his Guard To Cap! Waring for Sallary of Putuxent and Potomocke	2954	
To Cap. Waring for Sanary of Tutuxent and Totomocke	2340	
	1236	
Severall Charges to be Satisfied by		•
way of Levie out of the County of Putuxent Viz.		
	2202	
ffor the Burgesses Charges ffor m! William Berry for a wolfe	3293	
ffor George Newman for a wolfe	0100	
ffor Richard Preston Iunior for a wolfe	0100	
ffor Anthony Le-Compte for 3 wolfes		
ffor Iohn Bagbey for two wolfes	0300	
ffor Hugh Hopewell for three wolfes	0300	
ffor Fran: Billingsly for one wolfe	0100	
ffor m! Stockley for Gosegrace for one wolfe	0100	
ffor the Sheriffe Iames Veitch for Severall writts & busieness done for the County	0490	
ffor Cap! Waring for taking the List and Election of Burgesses	0400	
for Robert Harwood for going with a message up to Cap! ffuller from the Court	0100	
ffor Cap! Waring for Collection	0600	
ffor m's ffenwick for her trouble and Charge in Enter- taining and Setting people over the River	0500	
To the Clarke for Recording Severall Acts &c.	0161	
· ·		



ACTS

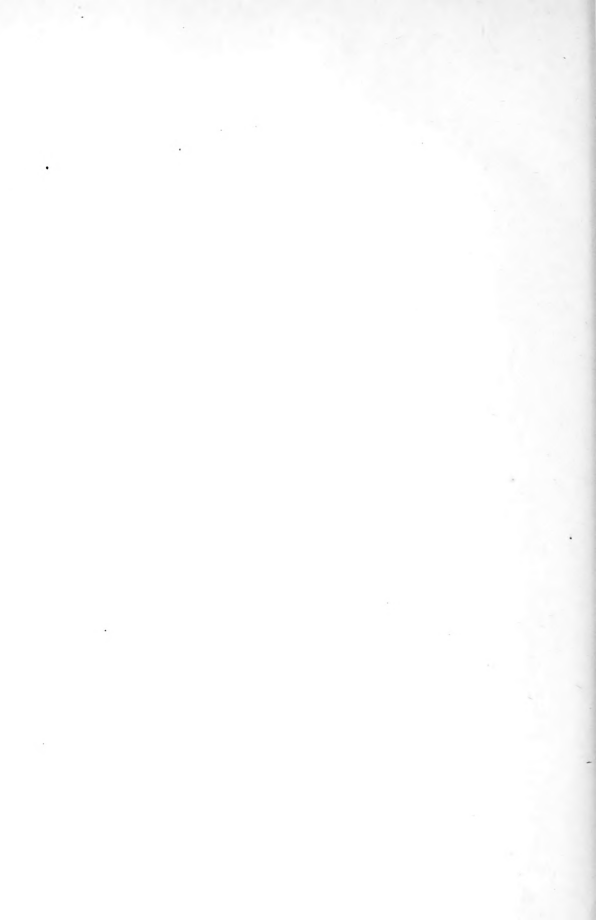
OF THE

GENERAL ASSEMBLY OF MARYLAND,

At a session held at St. Leonard's, April 27, 1658.

CECILIUS CALVERT, LORD BALTIMORE, Proprietary.

JOSIAS FENDALL, Governor.



March 24th 1657

L. O. R. No. 3

Writt to Iohn Norwood Sheriff of the County of Annarund! Liber B for the Choice of Burgesses or delegates for an Assembly P. 407 to be held the 27th April at S! Leonards in the County of Calverton Then & there Ret.

Idem to John Coursey Gentⁿ for the County of the Isle of Kent

Idem to William Coursey Gent. for the County of Calverton Idem to Nicolas Gwither Gentⁿ for the County of St Maries

> Acts made at a Gennerall Assembly held at S! Leonards begining the 27th of Aprill Anno Dīni one thousand Six hundred fifty Eight

U. II. Journal 1659-69 p. 54

Whereas the Right Honnoble the Lord Baltemore Lord and Proprietary of this Province by his Commission and Instructions to his Lieutennant and Principall Secretary under his Lordships Hand, and Greater Seale at Armes bearing date the Eighteenth day of November Anno Domini one thousand Six hundred fifty Seven. Did Giue power to the said Lieutennant and Secretary to treate with, and ratify and Confirme such Articles as should be agreed vnto betwixt them, and the Commissioners in whose hand the Government then was. And whereas the Government hath been delivered into the hands of P- 55 the said Lieutennant and Secretary for the vse of the said Lord Baltemore vpon Certaine Articles agreed vpon, betweene the said Lieutennant and Secretary and the said Commissioners bearing date the twenty flowrth of March one thousand Six hundred ffifty Seven, Signed and Confirmed by his Lops. Lieutennant and Secretary, under his Lordships Great Seale of the Province as followeth (vizt.)

Articles agreed vpon & Consented to by Captaine Josias Liber H. II. Fendall Lieutenant of this Province of Maryland & Philip Cal- p. 17 vert Principall secretary of the same for and in the behalfe of the Right Honble Cacilius Lord and Proprietary of the Provinces of Maryland and Avalon &c. vpon the Surrender of the Government of the said Province to his Lordships said officers by Cap: William Fuller Mr Richard Preston &c this 24th day of march in the yeare of our Lord 1657.

Liber H. H.

Imprimis That All ministers of Justice & officers military with all other persons whatsoever be & remaine indempnifyed on both Sides and freed from any Charge or questioning for any act or passage made or don in the transactions of the affaires of this Province since the first of December 1649 to the day of the date aboue written without further consideracon of restitucon or satisfaction to be required or made on either side.

2 That all sherriffes & Clerkes fees as well as the Secretarys, Which Sherriffes Clarkes & Secretarys have bin made since the yeare 1652, shall be pay'd theyr due fees, & arreares thereof: And that all Leavys & Taxes & Arreares of the same raised & levyed by the two last assemblys viz in the yeares 1654 and 1657 and in enery County theyr respective County Charge be fully satisfyed & payd to whom they are appointed.

U. II.

3. That no person whatsoeuer within this Province shall (by reason of Any Act, or Passage made or don in relation to the p. 56 late Alteration of the Government made in the yeare one thousand Six hundred fifty two, bee deemed or hereafter made vncapable of Electing, or to be Elected to all future Assemblyes

4^{ty} That No Act or Order of Assembly, or Courts within this Province made, or past since the yeare one thousand Six hundred fifty flower in cases of Meum et Tuum shalbe declared void by Pretence of Irregularity of the power of Government established in the yeare one Thousand Six hundred fifty fower.

Liber II. II.

5^{1y} That all Such as shall within sixe months after the date P. 18 hereof come or send to the Secretarys office & there according to condicons of Plantacon make theyr rights appeare shall haue warrants granted for so much land as they shall make appeare to be due, and the same Land by them entred vpon by vertue of Caveats entred in County, or Provincial Courts Provided such Lands be not formerly taken vp by Lawefull warrant from his Lordships officers nor reserved for his Lordships vse.

6 That the Oath of Fidelity shall not be pressed upon the people now resident within this Province, but instead & place thereof an engagement be taken & subscribed in manner &

forme followeing, viz

I: A: B: Doe promise & Engage to submitt to the Authority of the Right Honorable Cacilius Lord Baltemore & his heires within this Province of Maryland according to his Pattent of the said Province, & to his present Lieutenant and other officers heere, by his Lordship appointed to whom I will be aydeing and assisting & will not obey or assist any heere in opposicön to them.

7 Lastly that no person whatsoener within this Province by any Collour or suggestion be disarmed or dispoyled in his armes or ammunicon & thereby consequently left to the Cruelty of the Indians vulesse such person be proved to beare armes Liber II. II. to an Hostile intent, & contrary to the vsuall & allowable customs of the Country for each mans defence.

In wittnesse whereof we the said Captaine Josiah Fendall Lieutenant of the Province of Maryland, & Philip Calvert Principall Secretary of the same haue sett our hands and fixed his Lordships greate Seale for this Province.

This Present Gennerall Assembly haueing Considered the U. H. Present State of this Province and finding the Agreement Journal according to the said Articles, greatly conduceing to the honnor P. 57 of the Lord Baltemore, and the peace of the Province, as also tending to the remoovall of those feares and jellousies too frequently knowne amongst vs, and greatly furthering the vniting of the whole Inhabitants and bringing them to a better Capacity against the Incursions of the Indian Enemy whom wee haue observed to take advantage of our former distraction. Bee it therefore Enacted by the Lord Proprietary of this Province, by and with the Consent of this Gennerall Assembly, that the said Articles be to all intents and purposes Jnviolably observed and confirmed

The vpper house haue assented Philip Calvert

The Burgesses haue assented Thom Turner Clarke

2 An act Concearning the Gage of Tobacco Hogsheds

Whereas severall Complaints have bene made by divers p. 58 Masters of Ships of the vnreasonable Size of Tobacco Caske made in this Province, whereby they are disabled to answere such fraight as they engage for, and thereby discouraged to bring their Shipps here which may tourne to the apparant decay of Trade, if not tymely prevented. Bee it therefore Enacted by the Lord Proprietary of this Province, by and with the Consent of this Gennerall Assembly, That All Tobacco Hogsheds which shall hereafter be made within this Province shalbe of the Size of florty three Inches in length, and twenty Seven Inches in the head, and not vnder the Size of fforty two Inches in length, and twenty Six in the head. And that what Cooper or Coopers or other persons that shall make Tobacco Hogsheds and doe not observe the Gage aforesaid shall forfeit the said Caske, and (vpon complaint thereof made) be sensured for his or their default by each respective County Court where such person, or persons doe inhabit. This Act to continue

P- 59

U. II. three yeares, or to the end of the next Assembly; and noe $\frac{\text{Journal}}{1659-69}$ longer

The Burgesses haue assented Thomas Turner Clerk The Vpper howse haue assented
Philip Calvert

An act for the Killing of Woolfes

3 Bee it Enacted by the Lord Proprietary by and with the Consent of this present Gennerall Assembly, That Every one who shall kill a Woolfe and bring the head thereof to any of the Commissioners shalbe allowed one hundred Pounds of Tobacco from the County where the Wolfe shalbe killed, And that such Com¹⁵ to whom the Wolfes head shall be brought shall Cutt out the Tongue of the said Head to prevent the deceipt of Twice, or oftener paying for the same head. This Act to Continue for three yeares or to the end of the next Gennerall Assembly and no longer.

The Burgesses haue assented The Vpper howse have assented Thom Turner Cler. Philip Calvert

4 An Act Prohibiting Ground Leaues and Seconds.

Bee it Enacted by the Lord Proprietary by and with the Consent of this present Gennerall Assembly, That noe Person whin this Province shall make, or cause to be made, any Ground Leaues or Second Cropps upon any pretence whatsoever. And if it be proved that any person Contrary to the true intent of this Act shall presume to make any Ground Leaues or Second Cropps being Lawfully convicted thereof, shalbe fined for Every such Hogshed ffive hundred Pounds of Tobacco, The one halfe thereof to the Lord Proprietary, the other halfe to the Informer.

Provided allwaies that all Contracts and Covenants made before the twenty fourth of September one thousand Six hundred fifty Seven, not payable before the Crop in the yeare one thousand [Six] hundred fifty Eight shall not be intended within the Compass of this Act, but every such payer, or debtor shall have allowance in Consideration for Culling such Tobacco. This Act to continue for three yeares, or to the End of the next Gennerall Assembly and noe longer.

The Vpper howse haue assented Philip Calvert

The Burgesses have assented Thomas Turner Cler.

An act Concearning a Register of Births Marriages and Burialls

U. H. Journal 1659-69

Be it Enacted by the Lord Proprietary by and with the consent of this present Gennerall Assembly, That the Names of all that shall be borne, Maried, or buried within this Province shall be exhibited to the Clearck of Every respective County Court who shall keepe a just Register thereof, who shalbe allowed ffine pounds of Tobacco as a fee due vnto him for Every such Register made and kept. And every person infringing the said lawe for the space of Two monethes after such Birth Marriage or Buriall, Each Person soe infringing shall forfeit twenty Pounds of Tobacco to the said Clerke. This Act to continue for three yeares or to the End of the next Gennerall Assembly, and noe longer

The Vpper howse haue assented Philip Calvert

The Burgesses haue assented Thomas Turner Cler.

An act Concearning Servants that haue Bastards

Whereas divers women Servants within this Province not haveing Husbands living with them, have bene gotten with Child in the tyme of their Servitude to the Great dishonnor of God and the apparant damage to the Masters, or Owners of p. 61 such Servants, and no lawe yet provided where that damage shalbe recoverable. For remedy whereof Bee it Enacted by the Lord Proprietary, by and with the consent of this present Gennerall Assembly, That Every such Mother of a Bastard Child not able sufficiently to proue the party charged to be the begetter of such child, in every such case The mother of such Child shall onely be lyable to satisfie the damages soc sustained by Servitude, or other wayes as the Court before whom such matter is brought shall see convenient. Provided that where the mother of any such child as aforesaid shalbe able to prove her charge either by sufficient testimony of wittnesses or confession Then the party charged, if a Servant to satisfie halfe the said damages, if a freeman then the whole damages by Servitude or otherwise as aforesaid. And if any such mother as aforesaid be able to prove by such testimony or confession as aforesaid that the party Charged (being a single person and a ffreeman) did before the begitting of such Child promise her Marriage, That then hee shall performe his promise to her, or recompense her abuse, as the Court before whom such matter is brought shall see Convenient, the quallity and condition of

U. II. the persons considered. This Act to continue for three yeares

Journal or to the End of the next Gennerall Assembly and noe longer

P. 62

The Burgesses have

The Vapor howse have

The Burgesses haue assented Thomas Turner Cler.

The Vpper howse haue assented
Philip Calvert

7 An act for the Publication of Marriages.

Be it Enacted by the Lord Proprietary by and with the Consent of this present Generall Assembly, That all persons who shall desire Marriage haue liberty to apply themselves either to a Magistrat or Minister for the Contracting thereof. It is further Enacted by the authority aforesaid that all Persons within this Province intending marriadge shall make publication thereof, either at the county court Church Chapple next where they dwell, or meeting Howse, and that at such tyme as such Court Church Chappell or meeting be full and thereby capable to take cognisance thereof, ffrom which Court Church Chappell or meeting Certificat being given forth, it shalbe lawfull for such Magistrat or Minister to marry such persons as aforesaid. And if any person shall presume to contract Marriadge without such publication and certificat as aforesaid, Every such person soe Contracted or marryed shalbe lyable to a fine of one Thousand Pounds of Tobacco. And every such Magistrat or Minister contracting or marrying without such publication and certificat p. 63 as aforesaid shalbe lyable to a fine of five thousand Pounds of Tobacco the one halfe of the said fine to the Lord Proprietary, the other halfe to the Informer. This Act to continue for three yeares or to the end of the next Gennerall Assembly and no longer

The Burgesses haue assented Thomas Turner Cler.

The Vpper howse haue assented Phillip Calvert

8 An act for the advancement of Childrens Estates

Bee it Enacted by the Lord Proprietary by and with the consent of this present Gennerall Assembly. That all Persons that now haue, or shall haue any Estate of Goods Chattles, or land in their possession belonging to any who are under age, shall exhibit an Inventory and accompt of the said Estates within three Monethes next after the publication of this Act to the respective County Courts where such Estates shalbe; and

afterwards yearely, and in case such person or persons who U. H. haue such Estates in their hands do not at the tymes and places Journal 1659-69 aforesaid present the Inventory and accompt of such Estates as aforesaid then that the whole buisness be sent vp to the provinciall court And the Offendor to be at that Courts discression which Court vpon neglect of exhibitting as aforesaid, or not good improvement made of the said Estates shall either suffer the p. 64 said Estates to continue in the same persons Custody vppon better caution and security or remoue the same into the hands of some able and discreete persons upon the Cautions aforesaid Provided that noe Child be putt into the hands of Overseers of a Contrary Iudgment then that of their deceased Parents. This Act to continue for three yeares or to the End of the next Gennerall Assembly

The Vpper howse haue assented Philip Calvert

The Burgesses have assented Thomas Turner Cler.

An act concearning Drunkness

Bee it Enacted by the Lord Proprietary by and with the consent of this present Gennerall Assembly that hee that shalbe lawfully convicted of drunkeness by two sufficient Wittnesses shall for the first offence be sett in the stocks Six houres, or pay one hundred pounds of Tobacco, halfe to the Informer, the other halfe to the Lord Proprietary. ffor the Second offence being convicted as aforesaid to be publickly whipt or pay three pounds of Tobacco as aforesaid. Being the third tyme convicted as aforesaid, the Offender shalbe adjudged a Person infamous, and thereby made vncapable of giving vote, or bearing Office within this Province during the space of three yeares next after such Conviction. This Act to continue for three yeares, or to the End of the next Gennerall Assembly and noe longer.

The Burgesses haue assented Thomas Turner Cler. The Vpper howse haue assented Philip Calvert

An act concearning Ferries

Whereas the Inconvenience for want of fferries in this Province is voted burthensome to the Countrey, Bee it Enacted by the Lord Proprietary by and with the consent of this present Gennerall Assembly that Every County within this province shall maintaine one fferry (the County of Kent onely Excepted)

p. 65

U. H. which fferry shalbe left to the County Court to appoint where Journal it is most necessary to be kept and to assess the said County for provideing a Boate and satisfying the fferryman. And whatsoever Court shalbe defective in the premisses after the last of August next shalbe fineable to the Lord Proprietary one thousand pounds of Tobacco. This Act to Continue for three yeares or to the End of the next Gennerall Assembly and no longer

The Burgesses haue assented
Thomas Turner Cler.

The Vpper howse haue assented Philip Calvert

Enacted by the Governor

Josias ffendall

Bee it Enacted by the Lord Proprietary by and with the consent of this present Gennerall Assembly that Each respective P. 66 County shall (this next ensuing Cropp) satisfie their respective Burgesses Charges, and satisfie these pticular charges under written vizt.

By the County of Kent

	₹ Tob.
To M! Belcher	0400
To William Coursey	0080
To M ^r Dorringtons man Peter	0010

By Patowneke River

To M ^r Britton	0200
To Mr Coursey from Patowmeck	0120
To M ^r Belcher	0600
To John Shankes	0500
To John Mettcalfe	0600
To M ^r Coursey Sherriffe	0370
To the Sherriffe for Sallary	0230

By Patuxent County

To M ^r Lloydes man Andrew		0200
To Thomas Turner Cler of the Assembly	,	0900
To M ¹ Coursey		0330
To the Sherriffe for Sallary		0150
To the Clearke		0200

By An Arundell County

U. H. Journal 0200 1659-69

To Cap: Ewens man Thomas To M^r Norwood To the Clarke

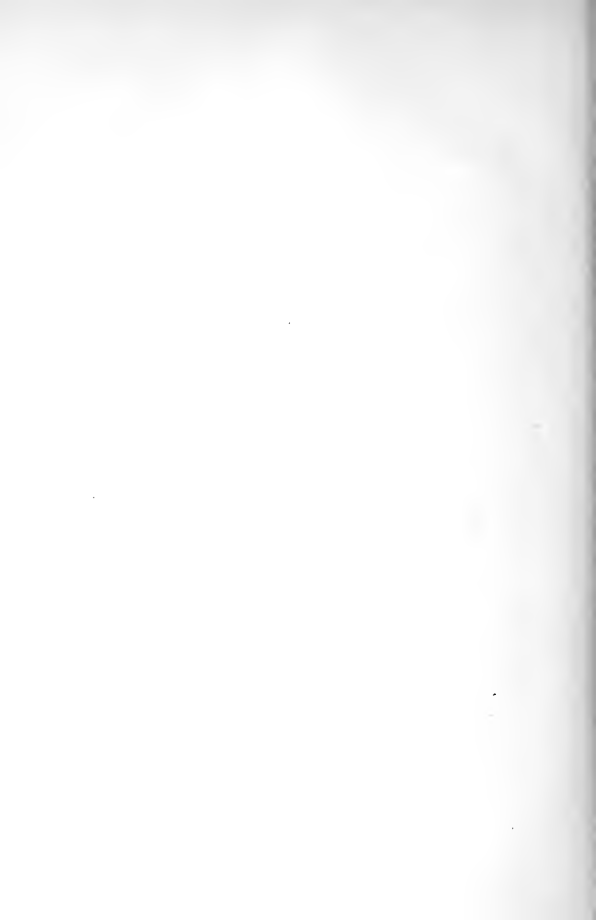
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The Burgesses haue assented
Thomas Turner Cler.

The Vpper howse haue assented
Philip Calvert

Enacted by the Governor

Josias ffendall.



PROCEEDINGS

OF THE

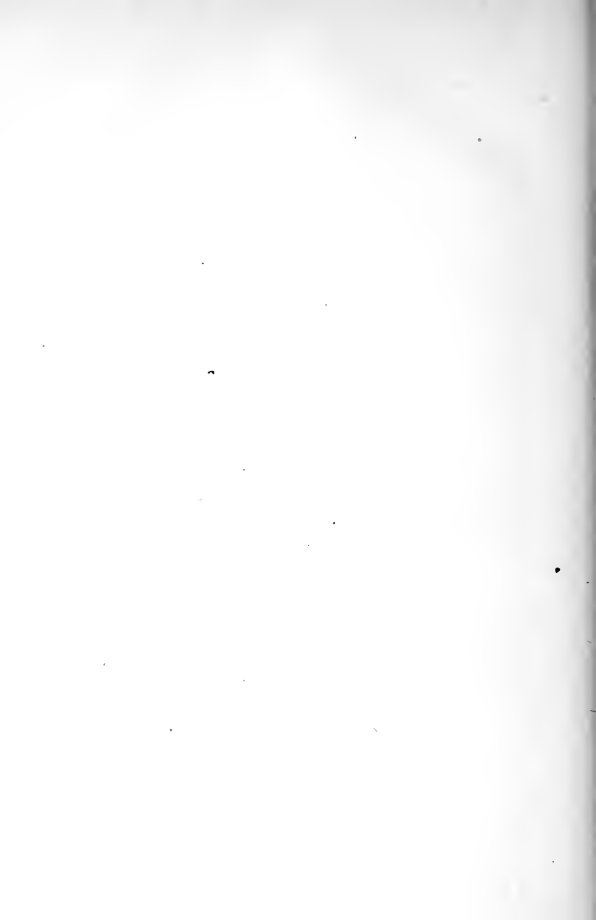
GENERAL ASSEMBLY OF MARYLAND,

At a session held at Mr. Thomas Gerrard's and Mr. Robert Slyc's, February 28—March 14, 1659/60.

> CECILIUS CALVERT, LORD BALTIMORE, Proprietary.

> > JOSIAS FENDALL, Governor.

THE UPPER HOUSE OF ASSEMBLY. '



Cæcilius absolute Lord and Proprietary of the Provinces of Maryland and Avalon Lord Barron of Baltemore &c To the Sherriffe of Saint Maryes County Greeting. Whereas by the advice and consent of our Councell Wee have determined to hould an Assembly of the ffreemen of our Province at Mr Thomas Gerrards on the last Tuesday in ffebruary next ensuing there to consider of certaine things concearning the State and welfare of this our Province of Maryland Wee comand you Nicholas Guyther Sherriffe of St Maryes County that makeing Proclamation as soone as conveniently may be after the receipt of this writt you cause fower discreete Burgesses to be elected to serve in the said Assembly there to doe and consent to such things as by comon consent shall happen to be ordained and enacted in the buisness aforesaid so that through want of sufficient power or inconsiderat election of the aforesaid Burgesses the buisnesses aforesaid may not remaine vndon or neglected, And make your retourn of this Writt into the Secretaryes Office by the Seventeenth of ffebruary next. Given at Saint Maryes vnder our Great Seale of our said Province of Maryland the twelth day of lanuary in the Eight & twentieth yeare of our Dominion over the said Province Annoque Domini One thousand Six hundred ffifty Nyne

The like writt eodem die to the Sherriffe of Calvert County

The like to the Sherriffe of Charles County

The like to the Sherriffe of Ann Arundell County

The like to the Sherriffe of Kent County

The like to the Sherriffe of Baltemore County

1659 January 12 P. 70

Cæcilius absolute Lord and Proprietary of the Provinces of Maryland and Avalon Lord Baron of Baltemore &c. To our Deare Brother Philip Calvert Esquier our Councellor and Secretary Greeting in our Lord God Everlasting. Whereas wee have appointed to hould a Generall Assembly of the ffreemen of our Province at M[†] Thomas Gerrards on the last Tuesday in ffebruary next. Wee doe therefore hereby will and require

U. H. Journal son to the said Assembly at the tyme and place prefixed there to advise and consult with vs touching the important affaires of our Province. Given at Saint Maryes this twelfth day of January one thousand Six hundred ffifty Nyne.

The like issued to Cap! W^m Stone our deare freind & Counc! The like to M^r Thomas Gerrard o^r deare freind & Councellor The like to Coll! John Price o^r deare freind & Councellor

The like to Doctor Luke Barber our deare freind & Councellor

The like to Coll¹¹ Nathaniell Vtye of deare freind & Councellor

The like to Baker Brooke our deare freind & Councellor The Like to Edward Lloyde our deare freind & Councellor

At an Assembly held at M^r Thomas Gerrards howse, on the 28th day of ffebruary 1659 being Tuesday.

Present Josias ffendall Esquier Governor, Philip Calvert Esq^r Secretary, M^r Thomas Gerrard, Collonell John Price, Robert Clarke Esquier, Doctor Luke Barber, Collonell Nathaniell Vtye, M^r Baker Brookes Absent M^r Edward Lloyde being Sick.

The retournes made of the Burgesses to be in the Assembly in obedience to the said Writts delivered by the respective Sherriffes

To the honnoble the Governor and Councell

1 S^t Maryes County M^r Robert Slye M^r William Barton Capīī William Evans & M^r James Langworth

2 Kent County Mr Joseph Wicks, Mr Thomas Hinson Mr

Henry Morgan and Mr John Russell.

3 An Arundell County Maior Richard Ewen, Capⁿ Thomas Howell, Lieutennant Richard Woollman Lieutennant William Burgess, Capⁿ William ffuller, M^r Thomas Taylor M^r Robert Clarckson

4 Calvert County M^r William Parker, M^r Sampson Waring M^r Richard Preston gon for England & M^r Michaell Brookes

5 Charles County Mr John Hatch, Mr Robert Hunley Mr Zachary Wade & Capⁿ John Jenkins

6 Baltemore County Maior Samuel Gouldsmith Mr George Gouldsmyth, Mr Godfrey Bayley, and Mr ffrancis Stockett

Some of the Burgesses not appearing It was thought fitt and see ordered. That the Assembly be adjourned till tomorrow at ten of the clock in the morning

Wednesday the 29th of ffebruary 1659

U. H. Journal

Present as yesterday. The Assembly adjourned till tomorrow 1659-69 at ten of the clock in the morning at M^r Slyes howse.

Thirsday 1° Marcij 1659

Present as yesterday. The Assembly is adjourned till tomorrow at nyne a clock here at M^r Slyes howse

ffryday 2° Marcij 1659

Present as yesterday. The Assembly is adjourned till tomorrow at Eleven of the clock here at M^r Slyes.

Saturday the 3d of March 1659

Present as yesterday. Then came two of the members of the lower howse and delivered the ensuing paper. vizt Saturday 3^d of March 1659 Whereas the howse hath had certaine information that the Lord Proprietary hath sent to the Secretary a Warrant and demand annexed to it to repeale the Act of Ten shillings p hogshed. The Howse doe therefore desire and request the said warrant and demand be exhibited to the publick viewe of this Assembly forthwith.

Speaker Ri: Ewen

And after the said Burgesses desired a warrant to issue P-72 from the Governor to Saint Maryes County to elect three Burgesses in the Roome of Capⁿ William Evans, M^r William Barton, and M^r James Langworth whom they conceived viduly elected. Which warrant ensueth in his verbis vizt

These are in the name of the Right honnoble the Lord Proprietary to will and require you to sumon the ffreemen of Saint Maryes County forthwith or as soone as possible to Elect and choose three able and discreete men to serve as Burgesses in the Assembly for that county, and to make retourne of this warrant with the names of such persons soe elected at furthest by the Eight day of March next ensuing. And for soe doeing this shalbe your warrant. Given at Mr Slyes howse the third of March 1659

Tosias ffendall

To the High Sherriffe of Saint Maryes County

The retourne thereof

By vertue of the abouesaid warrant The ffreemen have bene sumoned, and have elected Captaine William Evans M^r James

U. II. Langworth and M^r Luke Gardner to be Burgesses for them in Industrial the Assembly, which J most humbly certify this Eight day of March 1659

Nc: Guyther Sherriffe

After The Assembly is adjourned till Munday next at Eleven a clock at M^{r} Slyes howse

Munday 5° Marcij 1659

Present the Governor, Secretary M^r Thomas Gerrard Robert Clarke Baker Brooke esquiers, and Col¹ Nathaniell Vtye, Absent Collonell John Price and Doctor Luke Barber being

licensed by the Governor.

Vpon Reading of a confirmation of certaine lawes sent in by his lo^p bearing date the 30th of July Anno 1659 It was ordered that the Lawes therevnto annexed with the confirmation be sent to the lower howse, as also the lawes confirmed in Anno 1650

P. R. O. Colonial Entry Book No. 53 The Lord Proprietarys Assent to twelve Lawes in Maryland sent by Capt: Thomas Harwood Master of the Golden Lyon
July the 30th 1659.

Caecilius absolute Lord and Proprietary of Maryland and Avalon Lord Baron of Baltemore &c To our right trusty and welbeloved Josias Fendall Esque our Lieutenant of Maryland, and to our right trusty and well beloved the Upper and Lower house of our Generall Assembly there, and to all others in Maryland for the tyme beinge Greeting. Whearas, wee have lately received a certaine transcript of Lawes or Acts at severall tymes hertofore passed by our Generall Assembly there: unto some wherof wee have formerly declared our assent by an Instrument under our hand and Greater Seale at Armes, bearing date the 6th of August 1650 and transmitted thether. Know yee that wee haveinge perused the rest of the sayd Lawes have thought fitt to cause twelve of the sayd Acts or Lawes, unto which wee had nott formerly declared our Assent as afor sayd, to be engrosed in parchment and to bee heereunto annexed, and to declare of Assent unto them. And wee doe heerby with the consent of the upper and lower house of our Generall Assembly there, ordaine and enact them Lawes in Maryland willinge and requireinge our Lieutenant there for the tyme beeinge to cause our Greate Seale of Maryland to bee affixed unto them, and to publish them as Lawes there to bee

observed by all people in Maryland and the Ilande there unto belonginge for the tyme beeinge under the penaltys therin contained, provided always that the twelfth and last Act of the Lawes heere unto annexed, which is for the confirmation of certaine Articles beareinge date the twenty foure day of March 1657: shall not extend or bee construed to extend to the acknowledgement of any Assemblys Courts or Offices heeretofore made or constituted in our said province of Maryland by any Authority but ours to have been lawfull; which wee doe heereby Declare is not our intention or meaninge to doe, although wee thought fitt for the reasons therin mentioned to ratify and confirme som things mentioned in the sayd Actes or Articles to bee don by som of them as aforsayd. And provided alsoe that those words (meum et tuum) in the fourth branch of the sayd Articles bee understood to extend noe further then onely to matters betweene party and party, and not to any thinge concerning us or any of our rights in or to Maryland or any the Ilands there unto belonging, any thinge heere in or in the sayd Articles or acts contained to the contrary in anywise notwithstanding. And wee doe alsoe heerby give power to our Lieutenant of Maryland for the tyme beeinge, till wee or our heires shall signify our or their pleasure to the contrary, with the consent of the Upper and Lower house of our Generall Assembly there from tyme to tyme to repeale any other Lawes already made, or which heere after shalbee made within our sayd Province, excepting all and every the twelve Acts or Lawes heerunto annexed; and the aforesayd Lawes beeinge eighteene in number which wee formerly gave our Assent unto by a writing under our hand and Seale at Armes bearing date the sixth day of August 1650, as aforesayd, and there unto annexed and such as shall heereafter bee assented unto, by us or our heires by any speciall writinge under our or their hand and Seale at Armes, and published within our sayd Province before such repeale, none of which wee will have repealed or altered without our or our heires speciall and expresse assent therunto by som writinge under our or their hand and seale at Armes, with the consent from tym to tym of the upper and lower house of our Generall Assembly theare except the twelfth Act intituled (An Act against fugitives) in the sayd body of eighteene Lawes formerly assented unto by us as aforsayd, which sayd Act against fugitives wee hecreby give power to our sayd Lieutenant for the tyme beeinge with the consent of the upper and lower house of our Generall Assembly there if hee shall think fitt to repeale. Given under our hand and Greate Seale at Armes this 30 day of July in the 28 yeare of our Dominion over the sayd Province of Maryland, and in the yeare of our Lord God 1659

P. R. O. Colonial Entry Book No. 53 P. R. O. Colonial Entry Book No. 53 The Lord Proprietarys assent to the eighteene Lawes before written by an Instrument under his Lordship's hand and seale as followeth.

[6 August 1650.]

Cæcilius absolut Lord and Proprietary of the Provinces of Maryland and Avalon, Lord Barron of Baltemore &c To our right trusty and well beloved William Stone Esqre our Lieutenant of our said Province of Maryland and to our right trusty and well beloved the upper and lower house of our Generall Assembly there and to all others in our sayd province

of Maryland for the tyme beeinge.

Whereas wee understand that certaine lawes or Acts passed by the major parte of our Generall Assembly there Aprill one thousand, six hundred forty nine assented unto by Lieut! William Stone, and som in Aprill last not him, wee (being very deseirous in what wee may to our sayd Assembly from whome wee find a greate deseire parts of complyance with us whearof wee are very sensible eighteene of the said acts or lawes, as wee approuve of engroced together in parchmt and to bee heere unto annexed greate Seale at Armes, and seigned alsoe by us declaring our assent unto the sayd Acts or Lawes soe annexed -sayd. And wee doe heerby with the consent of our upper and lower house of our Generall Assembly there enact them as Lawes our sayd Province of Maryland willinge and requireinge our Lieut there for the tyme being to cause our greate seale of the said Province be affixed unto them, and to publish them as Lawes there to bee observed all People within our sayd Province and the llands therunto belonging the tyme beinge under the penaltys therin contayned. And wee doe give power to our Lieut of our sayd Province of Maryland for tyme beinge, till wee or our heires shall sygnific our or their pleasure—the contrary, from tyme to tyme to assent in our name to any tempo Lawes to continue in force there for som certayne tyme only that semd necessary or convenient for the good of our Colony there notw

inge any thinge to the contrary in our commission to our sayd Lieu! William Stone dated the sixt of August one thousand six hundred feigh! Provided neverthelesse that noe Lawe be assented unto by our Lieu! there for the tyme beeinge, which shall in any kinde bee or repugnant to any of the acts or Lawes heere unto annexed and unto us as aforesayd, or to any other Lawes which wee have formerly or shall heere after assent unto by any speciall writinge under our and seale at Armes and consented unto by the major parte of our Assembly there or which shalbe repugnant or

any of the other Provisoes concerninge anyways trenchinge the power of Assent contained in our said Commission to Colonial Enour sayd Lieutenant there nor to any of our Rights or dominion over or in the sayd Province And hereby declare that all such temporary Lawes soe to be assented unto name by our sayd Lieut there for the tyme beeinge and from tyme to tyme by the major parte of the upper and howse respectively of our Generall Assembly there, shall continue in force in our sayd Province during the tyme to bee respectively in them limitted to continue unless wee or our heires shall declare our or their disassent sooner unto them respectively under our or their hand and seale at Armes and noe longer. And wee doe alsoe heerby give power to the sayd Lieutenant for the tyme beeinge till wee or our heires shall signifie our or their pleasure to the contrary with the consent of the major parte of the upper and lower house respectively of our Generall Assembly there from tyme to tyme to Repeale any Lawes allready made or which heereafter shalbe made within our sayd Province, exceptinge all and every the Acts or Lawes heere unto annexed as aforesayd and all others which are or shalbee annexed and assented unto by us or our heires by any speciall writinge under our or their hand and seale at Armes, and published within our sayd Province, none of which wee will have repealed or altered without our or our heires speciall and expresse assent there unto by som writinge under our or their hand and Seale at Armes with the consent from tyme to tyme of the major parte of the upper and lower house respectively of our Generall Assembly there. Given under our hand and greater seale at Armes the sixt day of August in the ninteenth yeere of our Dominion over the said Province of Maryland Annoq. Dom. one thousand six hundred and fifty.

Vpon reading of a Bill for customs to be propounded to the U. H. Assembly together with a commission for repeale of an Act Journal formerly made at St Inigoes 1646. It was ordered that the p. 72 said Comission and Act be sent to the lower howse.

Then was read an Act for setting up of a Minte and sent to p. 73 the lower howse

This day came Mr Thomas Hinson and Mr Zachary Wade Burgesses from the lower howse desiring the Governor to signe a Warrant to press bote and hands to carry the said Zachary Wade vpon a present imployment wherevpon (the buisnes being not signified, upon which the said Wade was to be imployed) The Governor asked the opinion of the vpper howse, whither the warrant should be signed yea, or noe, and resolved in the Negative till the Cause were knowen, wherevpon the Speaker came and said it was but for the Statutes of England. U. H. The Assembly is adjourned till nyne a clock to morrow morneing at Mr Slyes howse.

Tuesday the 6th of March 1659

The howse mett at M^r Slyes and haue adjourned till Eleven a Clock tomorrow morneing at the same place. Being present as yesterday.

Wednesday 7: Marcij 1659 .

Present the Governor, Secretary, Thomas Gerrard Esquier Doctor Luke Barber Robert Clarke Esquier, Baker Brooke Esquier and Collonell Nathaniell Vtye

The Assembly adjourned till tomorrow [after] noone at one

of the clock to the said Mr Slyes howse

Thirsday 8° Marcij 1659

Present as yesterday The Assembly adjourned till one of the clock on Munday next after noone.

Munday 12 Marcij 1659

Present the Governor, Secretary, Mr Thomas Gerrard, Collonell John Price Mr Baker Brooke & Coll Nathaniell Vtye
Property Then Came the ensuing Paper from the Lower howse, we'ne was read as followeth.

To the honnoble the Governor & Councell

That this Assembly of Burgesses iudging themselves to be a lawfull Assembly without dependence on any other Power in the Province now in being is the highest court of Judicature And if any Obiection can be made to the Contrary, Wee desire to heare it.

Roger Jsham Clearck of the Assembly

Vpon reading of which paper it was thought fitt to send to the lower howse the annexed paper as followeth

To the Burgesses mett in this present Gennerall Assembly. Vpon receipt of a paper directed to the Governor and Councell from the Burgesses in this present Gennerall Assembly and delivered to the Governor in Assembly sitting. It is first moved.

1. Whither or noe they intended that paper to be sent to the Governor and Councell as such or whither to him and those of the Councell then present as sitting by virtue of the speciall writts they received for this Gennerall Assembly 2. As to those words (vizt) This Assembly of Burgesses U. H. iudging themselues to be a lawfull Assembly; whither they doe Journal Judge themselues to be a lawfull Compleate Assembly without the Governor and those other Members summoned to sitt by speciall writt in the Vpper howse

3. As to those words (vizt) independent on any other power in the Province now in being, whither they doe judge they are wholly independent on the power of the Lord Proprietary yea

or not

Signed by order of the vpper howse

Philip Calvert

Vpon the delivery of w^{ch} paper, the Burgesses desired a Conference with this Vpper howse by M^r Robert Slye and M^r Thomas Hinson which was Condiscended vnto.

Wherevoon they came to a Conference from the Lower P-75

howse, and then

The howse adiourned it selfe to nyne of the Clock to morrow morneing

Tuesday March 13th 1569

Present as yesterday. The Opinion of the Governor &c. To the paper presented yesterday from the lower howse is as followeth

The Speaker and howse mett in the Vpper howse at a conference. And vpon debate it was declared (as to the queres) by the Governor, It is his Judgment that the Lord Proprietary by himselfe or his Deputy ought to be present and have a Casting voice, and that as Governor he had not any power to Confirme lawes made by the Burgesses for any longer tyme then vntill his lop or his heires should declare their disassent. But he did believe the intent of the King in his lop Pattent was that the ffreemen by writt assembled either by themselues or their deputies should make and Enact lawes, and those lawes soe made were to be published in his lops name, and then to be in full force. Provided they be agreeable to reason, and in noe case repugnant to the Lawes of England

The Secretary did and doth declare, that it is not in the power of the Burgesses by themse[lves] without the assent of the Lord Proprietary or [the] Governor lawfully therevnto authorized by his [said] Lo^p to enact any lawes within this

Province

Thomas Gerrard his Opinion being demanded, as a privat man sumoned by w[ritt] not one of his lops councell, but as formerly hath bene as Lord of a Mannor doth give his opinion with the Governor. But further saith that his Opinion is that if any Lawes be enacted by this Assembly or any other be

U. H. repugnant or not consonant to reason to either the lawes Cus-Journal toms or Statutes of England, My opinion is that they ought not to make them for lawes nor my Lord Baltemore nor his Lieutenant under him to give their Assente.

p. 76 I doe conceive that according to his Lops Pattent the Burgesses are not the Supreame power, or can make lawes without the consent of his lordship.

Baker Brooke

I do not pass any Vote against my Lords Pattent John Price

Collonell Nathaniell Vtye delivered his opinion in the same words with the Governor

Signed by order of the howse

Philip Calvert

Tuesday the 13th of March 1659

Present as yesterday

The Opinion of the Governor &c To the Paper presented (written all before)

In the afternoone of this day came the Speaker and lower howse and in words intimated that they could not allowe this howse to be an upper howse: but that if the Governor and Councell pleased they might come and take place in behalfe of his Lop and themselues as part of this Assembly sitting in one howse, or words to that effect, as nere as could be taken from his mouth, wherevon the Secretary informed them, that if the Governor and Members sumoned by speciall writt did come to sitt all in one howse the Speaker must leave his place to the Governor who in that case was president of the Assembly, wherevon he with the howse tooke tyme to consider.

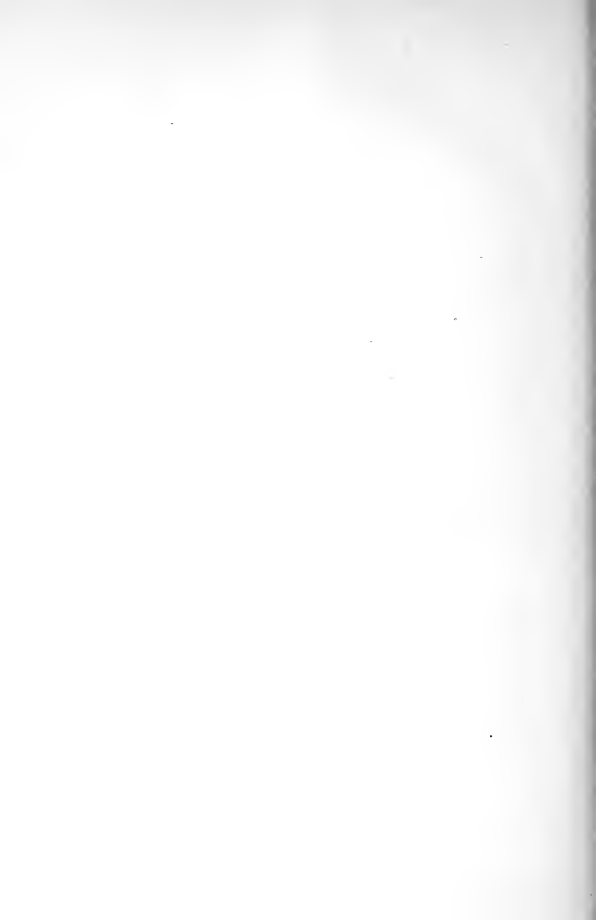
The Vpper howse adjourned till Nyne of Clock next morneing

Wednesday 14th March 1659

Present as the Twelth

The Vpper howse being mett, The Speaker and lower howse desired a further Conference, and being mett. The Speaker by word againe declared that they were Content the Governor should sitt as President, but that they would continue their Speaker still in the howse also, and reserve to themselues

the power of adjourning and dissolveing the Assembly, or U. H. words as near as could be to that effect. And vpon debate Journal had, The Governor being willing to sitt with them upon those tearmes (vizt) To leaue the power of dissoluting the howse to the Speaker of the Lower howse, and to reserve to himselfe p. 77 as representing his Lop a double or casting voice as hee expressed it. The Secretary refused to enter into the lower howse with the Governor vpon those tearmes it being a manifest breach of his lops Right Royall Jurisdiction and Seigniory, and offered his reasons, and desired to have them entred vpon Record in the Journall of the Lower howse, but was denyed it by the Governor Wherevpon hee and Mr Baker Brooke departed the howse (after leave asked) and given in these words or to this effect (vizt) you may if you please, wee shall not force you to goe or stay, vttered by the Governor



PROCEEDINGS AND ACTS

OF THE

GENERAL ASSEMBLY OF MARYLAND,

At a session held at St. Mary's, April 17-May 2, 1661.

CECILIUS CALVERT, LORD BALTIMORE, Proprietary.

PHILIP CALVERT, Governor.

THE UPPER HOUSE OF ASSEMBLY.



Cæcilius absolute Lord and Proprietary of the Province of U. H. Maryland and Avalon Lord Barron of Baltemore &c To our Journal Deare friend and Councellor Henry Coursey Esq. Greeting in p. 79 our Lord God Everlasting. Whereas wee have appoynted to hould a Generall Assembly of the Freemen of our Province at Saint Marys on the Seaventeenth day of Aprill next Wee doe therefore hereby will and require you that all Excuses and delays sett aparte you repaire in person to the said Assembly at the tyme and place prfixed there to advise and Consulte with vs touching the Important affaires of our Province Given at Saint Marys under the Greate Seale of our said Province of Maryland the Eight and twentyth day of Feb 1660 Wittness our deare Brother Philip Calvert Esqr &c

The Like to Robert Clarke Esq! The like to Baker Brooke Esq. The like to Edward Lloyd Esq. The like to John Bateman Esq!

Cæcilius absolute Lord and Proprietary of the [Pro]vince &c To Nicholas Guyther Sherriffe of St Marys County Greeting Whereas by the advice [&] Consent of our Councell Wee have determined to [call] an Assembly of the Freemen of our Province on [the] 17th day of Aprill next ensueing there to Consid[er] of certaine thinges Concerning the State and welfare of this our Province of Maryland wee Comand yo! Nicholas Guyther Sherriffe of St Maryes County that makeing Proclamacon as soone as Conveniently may be after the Receipt of this writt you cause to be elected such and soe many discreete men as yo" shall thinke fitt to serve as Burgesses in the said Assembly, there to doe and Consent to such thinges as by Comon Consent shall happen to be ordained and Enacted in the businesses aforesaid Soe that through want of sufficient power or incon- p. 80 siderate Eleccon of the aforesaid Burgesses the businesses aforesaid may not remayne vndone or neglected and make yo retourne of this writt into the Secretarys Office by the sixteenth of Aprill next Given at St Marys under our Greate Scale of our said Province of Maryland the Eight and twentyth day of Feb: in the nine and twentyth yeare of our dominion over the said Province Annoq domini 1660

Signed

Philip Calvert

U. II. Journal 1659–69 The same to Francis Batchelor Sherriffe of Charles County The same to Gyles Sadleir Sherriffe of Calvert County

The same to John Norwood Sherriffe of Anne Arrundell County

The same to Anthony Griffyn Sherriffe of Kent County.

The same to Francis Wright Sherriffe of Baltemore County.

Aprill 16th 1661

Nicholas Guyther Sherriffe of S! Marys County retournes Burgesses for that County Coll. William Evans Luke Gardner Gent Thomas Mathews gent William Barton Gent.

Francis Batchelor Sherriffe of Charles County retournes Burgesses for that County Henry Adams and Joseph Harrison

gent

Gyles Sadleir Sherriffe of Calvert County retournes Burgesses for that County Richard Preston Thomas Manning Richard Smith Tho. Trueman gent

John Norwood Sherriffe of Anne Arrundell County retournes Burgesses for that County, John Brewer Sam: Chew gent. Anthony Griffyn Sherriffe of Kent County retournes Bur-

gesses for that County Thomas Stagwell and W^m Leeds gent. Francis Wright Sherriffe of Baltemore County retournes Burgesses for that County Thomas Stockett and George Vtye gent

Aprill 17th 1661

At S! Marys at the howse Comonly called S! Johns to the Assembly appeared

Philip Calvert Esq! Governo! Baker Brooke Esq! Henry Coursey Esq! Secretary Edward Lloyd John Bateman Esq!

St Marys
County
County
County
Collonell William Evans Luke Gardner Thomas
Mathews and William Barton gent.

Charles County Then appeared for Charles County as Burgesses Henry Adams and Joseph Harrison Gent.

Anne Arrundell County Then appeared for Anne Arrundell County Burgesses John Brewer and Samuell Chewe Gent

Kent County Then appeared for Kent County as Burgesses Thomas Stagwell and William Leeds gent.

Baltemore County, Burgesses yett not appeared

After knowledge given them by the Governor they were U. II. desired to choose their Speaker, and to Enter the howse. The Journal 1659-69 Vpper howse adjourned till to morrow morning nine of the Clock

Thursday the Eighteenth of Aprill

Present the Governor Secretary M. Baker Brookes M. Edward Lloyd M! Robert Clarke and M! John Bateman Then appeared M. George Utye as Burgess for Baltemore County

Then came the Lower howse and presented Mr. Preston to their p. 82 Speaker, then was deliuered to the lower howse his Lordships declaracon touching the Acte for the Customes together with the Acts now in force. And the Acts of the last Assembly now expired vpon Receipte whereof they departed into the lower howse. The Vpper howse adjourned till three of the Clock in the Afternoone

The Vpper howse according to the tyme at three of the Clock mett, where was tendered to them a peticon from the Grand Jury for their Costs and Charges for Attendance which vpon reading was ordered the the said peticon should be sent to the lower howse for their Consideracon, As likewise the pet. of Oliver Sprye touching the charge of wounded men was sent to the lower howse

The Vpper howse Adjourned till to morrow morning tenn of the Clock.

Fryday the 19th day of Aprill p^rsent as yesterday

Then came a message from the lower howse which Coll. Evans and M^r Thomas Manning brought which is as followeth:

The howse being Sensible of a Generall Aggreivance Concerning and aboute the writts sent to the Sherriffes of each respective County for the Electing of Burgesses for this preent Assembly. It is ordered that for the better understanding of the writts and sattisfaccon of the Burgesses attending That two Members be sent to the Governor and Councell requesting them to reuiewe the said writts and to deliver their Interpretacon thereof vnder their Clarks hand

William Bretton Cler.

Vpon the Deliuery of which to the Governor and Councell in the Vpper howse It was resolued that answere should be sent vs from the Governor and Councell and not as the Vpper howse and the answere was pennd in theis words following

The Sence of the Governor and Councell touching the difficulty and Scruple made by the lower howse in the words of the writt for Eleccon of Burgesses is this

U. 11. 1659-69

That the writt was directed to the Sherriffe to make procla-Journal macon for the Eleccon of Burgesses is that when the Freemen had mett itt was in their power to elect Burgesses any persons quallifyed for the Employment that was not disabled by Cryme then already Committed that the number of persons to be Elected was in the expresse words left to the Sherriffe, but only soe as he did represent the body Aggregative of the County and the only person to whome the lawe directs the Writts for Summoning Assemblyes Soe that vpon the whole matter it was in the Sherriffes power to restrayne only persons disabled by lawe to elect or be elected and the determinacon of the number and of the persons to be Elected in the Freemen of the County and this wee thought fitt to certefye

> Signed by the order of the Governor and Councell John Gittings Clrk.

Ordered that M. Bateman and M. Lloyd doe goe [to] the lower howse with the two peticons yesterd[ay] referred to the Lower howse their Consideracon together with three coppyes of Acts of Assembly yett in force with the Answere of the Governor and Councell touching the writts of Eleccon of Burgesses

The Vpper howse Adjourned till three of the Clock in the ${
m Afternoone.}$

The howse again mett prsent as before

Vpon Receipt of a message sent by the lower howse to the Governor &c in theis words

The Burgesses humbly desire that an Acte be passed with p. 84 Consent of both howses of Assembly that Members or Burgesses of Assembly now attending and ever hereafter haue free liberty of speeche in deliuering their opinion and Censures without prjudice either of themselves their persons or Estates to any bill propounded or what shall be propounded by them for the Good and liberty of the Inhabitants

William Bretton Clk

Whereupon the Vpper howse sent to them for a Conference, whereupon the Speaker and the whole howse comeing into the upper howse the Governor assured them that they might have all liberty of Speech and that there was noe necessity of making such an Acte as was desired and that they should have as much liberty as any Burgesses had or haue in the Parliam^t of England or Magna Charta did afforde them in England with which the rest were satisfyed and waved the request for the Acte

The Vpper howse have Adjourned till tomorrowe tenn of the Clock in the morn.

Sattirday the twentyth of Aprill

U. H. Journal 1659–69

Present as yesterday

The Vpper howse mett and adjourned till one of the Clock in the Afternoone. The howse mett againe and adjourned till Monday morning twelue of the Clock.

Monday the two and twentyth of Aprill

Present the Governor, M. Baker Brookes M. Edward Lloyd M. Robert Clarke, M. John Bateman

The howse being satt there came from the lower howse M! Thomas Manning M! Mathews M! Smith and Collonall Evans with a message in wryting vizt

Whereas Eighteene pounds of tobacco p pole was Raysed and leauyed the last yeare vpon the Inhabitants of this Pro- p. 85 vince for the defraying of publike charge And whereas divers people whoe were Concerned in that Leauy complayne to this Assembly that they are not yett sattisfyed

The Burgesses conceive that it will be unjust to rayse a new tax for the payment againe of the s^d severall lngagem^{ts} doe thinke it necessary that an Accompt may be Given concerning the last yeares Leavyes.

Presented to the Vpper howse

Will: Bretton Clk

The Vpper howse sent M^r Brookes and M! Bateman to the lower howse to have the declaracon of 1648 to be brought vp which they did accordingly. The Vpper howse sent M! Bateman to the Speaker of the lower howse to desire a Conference, and they accordingly came wherein the vpper howse gave them sattisfaccon touching the Acte for Customes

Then was read an Acte for a Mint and it was put to the vote of the howse whether it should passe

 $\begin{array}{l} M^r \ Bateman \ gives \ his \ vote \ to \ pass \\ M^r \ Clarke \ gives \ his \ vote \ to \ pass \\ The \ Governo! \ to \ pass \\ \end{array} \end{array} \right\} \begin{array}{l} M^r \ Lloyd \ not \ t[o \ pass] \\ M^r \ Brooke \ not \ t[o \ pass] \end{array}$

Ordered that the Acte for the Mint be read tomorrow morning the second tyme.

The Vpper howse adjourned till tenn of the Clock in the morning

U. 11. Journal 1659–69 Tuesday the 23th Aprill

Secretary absent Present as yesterday

The howse ajourned for halfe an houre

The howse mett againe and according to the order last night p. 86 Called for the Acte for a Mint and ordered it to be read vpon readeing of the said Acte it was putt to the vote of the howse whether it should be ingrossed year or not

M! Bateman to be ingrossed
M! Brooke not to be inged
M! Clarke to be ingrossed
The Governor to be ingrossed
M! Lloyd not to be ingrossed

Memorandum that the Dissenters to this vote dissented vpon this Ground that they were not certaynly informed that the County Pallantine of Durham had liberty to Coine

Ordered that it be sent to the lower howse for their Concurrence Vppon the peticon and accompt of Mr Norwood touching the Charges of Imprisonment It is ordered that it be referred to the lower howse And it is further ordered that John Gittings Clre Signe the said peticon and Accompt to be deliuered to the lower howse their consideracon

Ordered that M! Lloyd goe to the lower howse and desire them to meete as a Grand Comittee in the vpper howse touching the busines of the Susquehannough Indians which is now vrgent vpon vs.

At a Grand Comittee of both howses

It is ordered that M! Edward Lloyd and M¹ John Bateman Coll. W! Evans M! Thomas Manning M! John Brewer and M! George Vtye doe drawe vp an Acte impowring the Governor and Councell in the Intervall Betweene this Assembly and the next to rayse what forces they in their discrecon shall finde necessary for the Assistance of the Sasquehannough Indians ag! the Cynaco or Naijssone Indians that have lately killed some English in Patapsco River that they doe rayse by equall Assessp. 87 ment vpon the Freemen of this Province and the Charge of the warre and that the said Comittee doe agree and ascertayne the wages and pay of the Souldiery in the Acte and that they doe meete by two of the Clock in the Afternoone to drawe vp the Acte

After the dissolucon of the Grand Comittee the howse satt againe

Ordered that M! Henry Coursey goe downe to the Lower U. II. howse with the Acte for the Minte together with M! Norwoods Journal peticon and Accompt

The Vpper howse ajourned whilst 12 of the Clock to morrow morning

Wednesday the 24th of Aprill

Present all except Mr. Coursey

Vpon the Receipt of a letter from the lower howse which vpon some mistake was broake open which was sent to the Vpper howse

Ordered that it be remanded to the Lower howse for their

Consideracon

Then was presented the peticon of Luke Gardnor

Vpon the peticon of Luke Gardnor Capt. Leiuetennant vnder the Comand of (William Evans which being read Jt was ordered that the said peticon be referred to the Lower howse their Consideracon

The howse adjourned for an houre

The howse mett againe p^rsent as before

Then was read an Acte for appoyntment of officers which the

howse corrected and ordered it to be fayre written

Then was read an Acte for Assistance to be sent to the Sasquehanough Indians, Reported by Mr Edward Lloyd Chareman of the Comittee and with some few Amendments ordered that it be sent to the lower howse

Jt being first voted in the Vpper howse to pass nemine con-

tra dicente

Ordered that M. Baker Brookes carry downe to the Lower p. ss

howse the said Acte for Assistance to the Sasquehannoughs

An Acte for tryalls at lawe and Ascertayning Costs of Suite was this day sent downe to the lower howse by M! Clarke As alsoe an Acte ag! scratching the markes out of tobacco hhds.

Then was p^rsented the peticon and Accompt of John Jarboe Ordered that the said peticon and Accompt be referred to

the Lower howse for their consideracon

Then came from the lower howse Coll William Evans Mt Richard Smith and Mt William Leeds and pisented the Acte for the Ayde of the Sasquehannough Indians faire ingressed together with the Assent of the lower howse to the said Acte

Whereupon it was ordered to be read in the Vpper howse and vpon reading ordered to pass nemine Contra dicente

U. H. Whereupon the Governor gaue his Assent in the name of Journal his Lop in theis words: (his Lordp. willeth that this be a Lawe)

The upper howse adjourned whilst tomorrowe nine of the Clock

Thursday the 25th of Aprill

Present All except the Secretary and Mr Bateman

Then was Called for the List of the Lawes yett wanting in the Province

Ordered that M! Brookes goe downe to the lower howse to enquire of them whether they have vnder their Consideracon any Acte for millitary discipline Lymiting tymes of Servants or planting Corne

Then was p^rsented the peticon and Accomp^t of Hugh Lee Ordered that the said peticon and Accomp! be referred to

the Lower howse

F. 89 Ordered that an Acte declareing Crymes and offences be sent downe to the lower howse whoe are desired to certefye the Amendments as they shall thinke fitt.

Ordered that an Acte for Conveyance of all Letters Concerning the State and publike Affaires be sent downe to the lower howse whoe are desired to certefye the Amendm^{te} as they shall thinke fitt

Órdered that an Acte for lymiting tymes of Servants be sent downe to the lower howse whoe are desired to certefye the

Amendments as they shall thinke fitt.

Ordered that an Acte for millitary discipline being not yett sent downe be referred to the Consideracon of the lower howse

The upper howse Sent Mr Lloyd to desire a Conference with the lower house

Present the Secretary

The Governor represented to both howses the State of the Case concerning the persons indicted for Mutiny and Sedicōn in Charles County that they were contrary to the lawe by the Jury accquitted and desired them to provide for the future agt such mischeife by some Lawe

Ordered that an Acte for Encouragemt of Souldiers as shall adventure in the defence of the Country be referred to the

lower howse

The Vpper howse adjournes till nine of the Clock to morrow morning

Fryday the 26th of Aprill

U. H. Journal 1659–69

Present all except M. Bateman

Then came two members of the Lower howse and brought in their Vote for the persons Indicted for mutiny and Sedicon to be cleared together with Ricckett Mecane his peticon touch- P- 90 ing his freedome which was ordered that it be referred to the County Courte and that the Servant haue there liberty to Sue his Master And that the Sherriffe of S! Marys carry this peticon to the County Courte whoe are to see Justice done in the busines

Then was read an Acte for Encouragem! of such Souldiers as shall adventure in the defence of the Country sent vp from the lower howse, with their Assent vnto itt Subscribed by their Clarke And voted to passe by the Vpper howse nomine contra dicente

Then was read an Acte concerning tryalls at Lawe and Excepcons thereto made and sent downe to the Lower howse with an Intimacon that if they desired a Conference with the Vpper howse they were ready to accept of one

Then was alsoe Sent a Draught of an Acte for the height and Strength of Fences which was alsoe referred to the lower howse their consideracon

Then came three members of the lower howse and desired two Members of the Vpper howse to be joyned with them to drawe vp the Acte concerning the tryalls at lawe and Costs of Suite whereupon Jt was' ordered that M! Coursey and M! Lloyd should joyne with them as aforesaid

Then was read the Acte for certaine officers which was sent vp from the lower howse with their assent vnto itt Subscribed by their Clarke

The howse adjourned whilst to morrow morning nine of the Clock

Sattirday the 27th day of Aprill

Present all except Mr Bateman

Then went M! Coursey to the lower howse for his Lops Acte for the Supporte of Government which he brought

Then was read the Acte for Lymiting tymes of Servts

The howse retournes the Acte for Lymiting tymes of Servants The Acte for Appoyntm! of certaine Officers And poor the Acte for Supporte of the Governm! with some Amendments

U. II. Divers of the Burgesses of this prent Assembly doe prent and accuse Thomas Hills of drunkenness and swearing divers oathes the last night Humbly desireing that he may be punished therefore according to Lawe

Will Bretton Clk

The Vpper howse doth vpon the presentment above menconed order that the said Thomas Hills shall goe to the lower howse of this Assembly and there accknowledge his faults for sweareing with expressing his hearty Sorrow for the same and shall pay to the Lord Proprietary one hundred pounds of tobacco for his drunkennes

John: Gittings Clre:

Vpon Request of the lower howse the fine is remitted vpon the aforesaid Thomas Hills

Then was presented the peticon of Samuell Chewe which was

referred to the lower their Consideracon

Then was reade an Acte for reviving certaine Lawes within this Province to which the upper howse assented

The howse ajournes till 9 of the Clock on Monday morning

Monday the 29th Aprill

Present all except M! Bateman

Then was read the Acte for lymiting tymes of Servants retourned from the lower howse with the Amendments Incerted and was in the last Clause concerning the Sherriffe amended againe and referred to further Consideracon

Then was read the Acte for the height of Fences ret^d from the lower howse with their Assent and Amendm^{ts} therevnto

made

Then was read the Acte for Millitary discipline sent from the lower howse with their Assent vnto itt and Excepcons thereto made by the upper howse and referred to further Consideracon

Then was read an Acte for Porte dutyes touching Masters of Shipps and was amended and referred to further Consideracon

Then was read an Acte for Mayntenance for Ministers

referred till to morrow morning

Then was read an Acte explayneing that parte of the Acte for the Secretarys ffees for Searcheing the Records which was referred till the next day

Then was presented the peticon of Nicholas Guyther which U. H. was referred to the lower howse

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The Vpper howse ajournes till 9 of the Clock in the morning

Tuesday the 30th of Aprill

Present The Governor The Secretary, Robert Clarke Baker Brooke Edward Lloyd and John Bateman Esqrs

The Vpper howse Sent the Secretary to the lower howse for a Conference

At a Conferrence

Then was read the Actes for appoyntm! of certaine officers

which was passed with the Amendm^{ts}:

Then was read the Acts for the height of fences Millitary Discipline and the Acte explaying the parte of the Acte for the Secretarys fees for Searching the Records which passed with the Amendm^{ts}

And voted by the howse to to ingressed Imediately

Then was read the Acte for Repeale of the Acte for Customes as also the Acte for Supporte of Gouernment Annexed to itt

M! Bateman dissassents to both

M! Brooke Assents that they both pass

Mr. Lloyd of the same with Mr. Brooke

M! Clarke the same with M! Lloyd

The Governor the same with M. Bateman

Then was read the Acte for the Setting vp of a Mint within this Province

M. Bateman Assents to passe

M! Brooke not to passe

Mr Lloyd the same with Mr Brooke

Mr. Clarke Assents to passe

M! Coursey Assents to passe

The Governor Assents to passe

Then was read the Acte for Conveyance of all Letters Concerning the State and publike affaires

Which was voted unanimously to pass

Then was Read the Acte prohibiting trade with Indians for Beefe or Porke

Voted by the howse an vnnecessary Acte

Then was read an Order Concerning the draweing of all the Acts in force in this Province for every Respective County Courte

U. II. Voted that the transcribeing of the ould Lawes now vpon Record is a perquesitt due vnto the Secretary and Cannot be Granted from him.

The Acte for Repeale of the Acte for Customes having never passed this howse as it is now penned and presented required a further tyme of consideracon and therefore is referred till to morrow morning

The Vpper howse adjourned till nine of the Clock in the morning

Wednesday the first of May

Present as yesterday

Then was read an acte for the Repeale of the Acte for customes and another Acte for the Supporte of the Government which was voted by the whole howse to passe

The Judgemt of the Lower howse vpon Hugh Lees peticon being Sent to the Vpper howse is referred till the next Conference

Vpon the readeing of a Bill p^rsented by the lower howse concerning mayntenance for ministers Jt was voted to be pp. 94 altogether insufficient and short of the thing aymed att

The Lower howse desireing a Conference with the Vpper howse it was admitted of

Then was read the Acte for Porte dutyes touching Masters of Shipps and voted by the whole howse to pass

The howse Adjournes till 9 of the Clock to morrow morning

Thursday the second of May

Present as before

1.95

Then was reade the Acte concerning the Burgesses tyme and charge which was voted by the whole howse to passe

Acts made at a Generall Assembly held at S! John's in S! Mary's County beginning Aprill the seaventeenth 1661

An acte Impowring the Governor and Councell to Rayse forces and mayntayne a warre without the Prouince and to ayde the Sasquehannough Indians

Whereas it doth appeare to this p^rsent Generall Assembly that this Province is in Eminent danger by a warre begun in

itt by some forreigne Indians as it hath been made appeare by U. II. credible informacon given of a person lately killd and of others Journal that are probably cutt off by these forreign Indians And that in humane probability our neighbour Indians the Sasquehannoughs are a Bullwarke and Security of the Northerne parts of this Province And that by former treatyes with that nacon they have very much assured vs of their affeccons and friendship And that they expected the like from vs, And by their treatyes it was agreed Assistance should be granted to each oth[er] in tyme of danger And vpon their severall late Applicacons to vs to that purpose Ayde hath been promis[ed] them accordingly

It is Enacted and be it enacted [by] the Lord Proprietary of this Province by and with the advice and consent of the vpper and lower how[se] of this present Generall Assembly that the Governor with the advice and consent of the Councell haue power to leavy and rayse by presse or otherwise fifty able men with Armes and Provision and all things necessary for them to be sent to the Sasquehannough Forte for the end aforesaid And the proporcon of the said Souldiers to be raysed out of the severall Countyes as followeth. (vizt) out of the County of S! Marys Eleaven, out of Calvert County fifteene out of Charles County seaven, out of Anne Arrundell eleaven out of Kent p. 96 three, with one Interpreter a Captaine and a Chirurgeon And for the pay of the officers and Souldiers aforesaid to be proporconed as followeth vntill the Souldiers retourne To the Comander in cheife Six hundred pounds of tobacco in Caske p moneth To the Interpreter six hundred p moneth to the Leiuetennant foure hundred p moneth To the Serjeant three hundred p moneth and to the Chirurgeon foure hundred p moneth and to every private Souldier two hundred and fifty p moneth And be it further enacted by the authority aforesaid that for the defraying of the Charge of the said warre and all charges incident to itt That the Governor and Councell are hereby impowred to leavy by waye of Assessment p pole according to the vsuall Custome of this Province And in the Intervall of Assemblyes to rayse what forces they in their discrecon shall thinke necessary against the Cynacs or Nayssone Indians or any other Indians that shall be found to have killed any of the Inhabitants of this Province or that have or shall disturbe the peace thereof And the Charges to be defrayed as aforesaid This Acte to continue and be in force for two yeares or the next Generall Assembly which shall first happen

The Lower howse haue Assented) Will Bretton Clk

The Vpper howse haue assented John Gittings Clre:

U. H. Journal 1659–69 An Acte for Encouragem! of such Souldiers as shall - Adventure in the defence of the Country

Be it Enacted by the Lord Proprietary by and with the Consent of the upper and lower howse of this prent generall Assembly that every person that shall adventure as a Souldier in any warre in the defence of the Country and shall therein happen to be maymed or receive hurte shall according to his place and Quallity receive mayntenance from the Country according to his disability for mayntayning him selfe

The lower howse haue assented Will Bretton Clk

The Vpper howse haue Assented John Gittings Clre:

P. 97

An Acte for the Reviueing of certaine lawes within this Province

Whereas at a Session of Generall Assembly held at St. Leonards in Calvert County in this Province of maryland the twenty Seaventh day of Aprill in the yeare of our Lord God One thousand Six hundred fifty and Eight certaine Acts or lawes were then and there assented vnto by both howses, and Enacted for lawes by Josias Fendall Esq. then Governor of the Province in the Lord Proprietarys name Lord and Proprietary thereof which said Acts are all of them Expired being temporary lawes yett for that the said Acts haue been Judged by dureing the tyme of their Lymitacon and found very necessary and Convenient and noe wayes hurtefull either to the Inhabitants or Merchants tradeing hither but contrarywise much Conduceing to the Publike Good of this Province It is therefore Enacted And be it Enacted by the authority of this preent generall Assembly that the Acte entituled an Acte concerning. the Gage of tobacco hhds And that other Acte alsoe entituled an Acte for the killing of wolves And likewise the Acte Entituled an Acte prohibiting Ground leaues and Seconds Alsoe an other Acte entituled an acte concerning a Register of Births marryages and burialls And that Acte entitu[led] an Acte concerning Servants that have Bastards And the Acte entituled an Acte for the publicacon of ma[rry]ages And that other Acte entituled an Acte for t[he] Advancem! of Childrens estate Be all and every of th[em] as they are here rehearsed and Sett downe renewed a [nd] stand in force within this Province according to the lymitacon in the said severall Acts expressed This Acte to endure for three yeares or to the end of the next Generall Assembly.

The lower howse haue Assented Will Bretton Clk

The Vpper howse haue Assented John Gittings Clre:

An Acte lymiting Servants tymes

U.H. Iournal

Whereas certaine differences too frequently arise betwixt 1659-69 Masters and Servants in this Province in and aboute the tyme of Services and Customes often pleaded on both sides in this minority of Seateing for prevencon of the like It is Enacted p. 98 And be it enacted by the Lord Proprietary with the Consent of the upper and lower howse of this preent generall Assembly that every Servant transported into this Province after the end of this Assembly being of the full age of twenty and two yeares or vpwards not haueing Indenture or other sufficient testimony for the tearme or tyme of his or her comeing in, such servant shall serue him or her that transported and payd the passage of the said Servant or their Assigns from and after their first Arrivall into this Province the full tyme of foure yeares if Betweene the age of Eighteene and two and twenty yeares such Servant shall Serue five yeares if Betwixt the age of fifteene and Eighteene such Servant shall serue six yeares And any Servant of what age soever vnder fifteene yeares and coming in as aforesaid shall serve till he or she Arrive to the age of one and twenty yeares.

And be it further Enacted that every Master Mistres or Dame Assigne or Trustee of what kind soeuer owneing or keepeing any such Servant as aforesaid whether by vertue of transportacon purchase or otherwise shall within three moneths next after the Receiving such Servant into their Custody within this Province bring the said Servant into their respective County Courte where they doe inhabite And every of the said Courts are hereby authorized to Judge of and determine the age of such Servants soe brought and cause the same to be Entred vpon Record And every Owner as aforesaid neglecting or refuseing to bring such Servant or Servants before the Courte as aforesaid shall loose one yeares tyme of Service of the direccons aforesaid And if any Master or Servant aforesaid be aggreiued with the determinacon of the Courte He shall within the tyme determined for their Service produce an authentick Certifficatt of such Servants age and shall have remedy accord- p. 99 ing to the ages aforemenconed

And be it further Enacted by the authority aforesaid that noe Indenture made by any Servant during the tyme of Service due by former Indenture or by determinacon of the Courte according to the tenor of this acte shall any wise oblige any Serv! for longer tyme then by his first Indentu! or determinacon of the cort shall be lymited and appoynted. Provided that this Acte nor anything there in conteyned shall not Giue or be construed to give any Benefitt to any Slaue whatsoever

This Acte to endure for three yeares or to the End of the Journal next Generall Assembly

The lower howse haue Assented The Vpper howse haue assented

Will Bretton Clk:

John Gittings Clre:

An Acte for the appoyntm! of Certaine Officers

Be it Enacted by the Lord Proprietary of this Province by and with the Consent of the Vpper and lower howse of this prsent Generall Assembly, that the Justices of peace in every County at the first County Courte held after michas shall nominate and appointe some Inhabitants in every hundred or Constablery not being of the Councell or by his office or Employment otherwise priviledged to be Constable of that Hundred or Constablery whoe shall Execute all p^r[cepts] and Warrants to him directed And shall in all thinges h [aue] the like power within the said Hundred or Constabler v th! any Constable hath or ought to have in a Constablery [in] England by the lawe or Custome of England The said Con[sta]ble shall take

You shall sweare that you shall well and truely Serve his

oathe in mannor and forme following (viz)

Lop. in the office of Constable you shall see and cause that his Lops peace be well and duely kept according to yor power you shall arrest all such persons as in yor presence shall Comitt or make any Ryott affray or other Breach of his Lops peace you shall doe yo' best Endeavor vpon Complaynte to yo' made to apprehend all fellons Barrettors Ryotters or persons riotously Assembled And if any such offendor shall make any such Rep. 100 sistance with force you shall leavy hue and Crye and shall pursue them vntill they be taken you shall doe you best endeavor hue and Crye be duely raysed & pursued against Murtherers Theeues and other fellons and fugitive Servants And that the Lawes and orders against vagabonds and such other idle persons comeing within yo! Lymitts be duely putt in Execucon At yo! County Courte yo! shall present all offences done ag! the severall Acts made for the repressing of drunkennes And alsoe true preentmt make of all Bloodshed affrayes Outcryes Rescues and other offences committed agt his Lops peace within yo! lymitts yo! shall well and truely execute all prcepts and Warrants to you directed from the Justices of peace of this County or higher officers And you shall well and duely according to yo! knowledge power and abillity doe and execute all things belonging to the office of a Constable soe long as you shall continue in this office Soe helpe yo! God:

And if the person soe nominated and appoynted shall refuse U. II. to serve in the said office by himselfe or his deputy or to take Journal the oathe when tendered vnto him by the Justice of the peace aforesaid, shall forfeite to the Lord Proprietary or his heires the sume of fiue hundred pounds of casked tobacco or the vallue thereof to be leauyed vpon his Goods and Chattles And if the pson soe offending shall not have Goods and Chattles sufficient within this Province to sattisfye the aforesaid penalty or that the same be not speedily sattisfyed then shall the person soe offending suffer two moneths Imprisonm! without Bayle or Mayne prise And be it further enacted by the authority aforesaid that all persons whatsoeuer that shall be here after nominated and appoynted Justices of the peace Sherriffs and Coroners within this Province by the Right honorable the Lord Proprietary of this Province or his heires lords and Proprietarys of the same or his or their Lieutennant for the tyme being shall refuse to Execute the office of Justice of peace Sherriffe or Coroner within this Province or to take the oathes of Justice of the peace Sherriffe or Coroner shall forfeite to the Lord p. 101 Proprietary and his heires one thousand pounds of Casked tobacco or the vallue thereof to be leauyed upon his Goods and Chattles And if any person soe offending shall not have Goods and Chattles sufficient within this Province to sattisfye the aforesaid penalty or that the same be not speedily sattisfyed then shall the person soe offending Suffer imprisonm! foure moneths without Bayle or mayne prise.

And be it further Enacted by the authority aforesaid that whosoeuer shall be Sumoned by writt out of any Courte of Justice of this Province to serue as Juror in any tryall in any Courts within this Province and shall refuse to serue in any case depending whether Criminall or Civill not being by any other office Exempted) and thereto lawfully required shall forfeite to the Lord Proprietary and his heires fine hundred pounds of casked tobacco or the vallue thereof to be leauyed upon his Goods and Chattles And if any person soe offending shall not haue Goods and Chattles within this Province to sattisfye the aforesaid penalty or that the same be not speedily sattisfyed then shall the person soe offending suffer two moneths Im-

prisonm! without Bayle or Mayne prise

And be it further Enacted by the authority aforesaid that whoesoever being by writt lawfully Summoned and thereby Required to serve as Wittnes in this Province and shall refuse to testefye vpon oathe in any case depending wheth[er] Criminall or Civill shall forfeite to the Lord Propriet[ary] five hundred pounds of tobacco to be leauyed upon his [or] her Goods and Chattles And if any person soe offending shall not have Goods and Chattles within this Province sufficient to

U. H. sattisfye the aforesaid penalty or that the same be not speedily sattisfyed then shall the person soe offending suffer two moneths Imprisonm! without Bayle or Mayneprise

Provided that this Acte nor any thing therein conteyned shall not extend nor be Interpreted to Extend to the prjudice of any of the lords of Mannors within this Province in their priviledges of appointing Constables within their Respective Mannors

And be it further Enacted that every County Courte yearely some tyme in the moneth of March doe present to the Right honorable the Lord Proprietary and his heires or to his or their Leiuetenn! or Cheife Governor of this Province three persons out of which three his Lop. or his heires or his or their Governor of this Province may appoynte one to serue as Sherriffe And that such Sherriffe soe appoynted as aforesaid shall serue as Sherriffe one yeare and noe longer This Acte to endure for three yeares or to the end of the next Generall Assembly

The lower howse haue Assented Will. Bretton Clk

The vpper howse haue Assented John Gittings Clre:

An Acte for Millitary discipline

For as much as the Exerciseing and Trayneing vp of Souldiers in the Arte of warre and Millitary discipline is at all tymes most necessary And hath even in theis tymes of danger for want of a Setled lawe thereto provideing been most of all neglected to the Endangering of the whole Collony Be it enacted by the Right honorable the Lord Proprietary with the advise and Consent of the vpper and lower howse of this preent Generall Assembly that every Collonall Leiuetennant Coll. Major or Captaine of any trayned Bands within this Province shall have power to Enlist such and soe many persons inhabiting within their respective and severall divisions betweene Sixteene and Sixty yeares of age as they shall thinke fitt, not being priviledged by their place Employment or Impotency to be of their trayned Bands which persons soe to be Enlisted they shall muster Exercise and trayne vp once every three moneths certaine and oftner if the Governor and Councell shall see cause soe to order. And every person enlisted into any trayned Band shall be bound to appeare vpon a Sumons or Warning Giuen by the officers of the trayned Band foure tymes every yeare or as often as he shall be therevnto lawfully required by the officers Comanding such trayned Band and there muster Exercise and trayne according as he shall be by the said Officer commanded And if any person soe Enlisted p. 103 summoned or Warned as aforesaid shall not appeare according

to such Summons with one Good serviceable fixed Gunn and U. H. Powder according to his Summons and order or shall refuse to Journal muster Eversise or Traypo at the Comend of the said Offi muster Exercise or Trayne at the Comand of the said Officer shall yearely forfeite for every such offence comitted fifty pounds of tobacco the one moiety to the Lord Proprietary and the other moyety to the vse of the Company vales he shew Good cause why he did not appeare as aforesaid to be allowed by the officer Comanding in the said Company And be it further Enacted by the authority and Consent aforesaid that the Sherriffe be by Warrant vnder the hand of the Coll. Leiuetenn! Coll. Major or Captaine, or any other officer Comanding in such trayned Bands sufficiently authoriz'd to leauy the Fine aforesaid vpon any the Goods or Chattles of any of the persons soe offending as aforesaid And if any person or persons shall be obstinate and maliciously refuse to Exercise muster or Trayne as aforesaid And shall be thereof Convicted by two sufficient Wittnesses before the Governor and Councell or any Courte of Record after the third tyme in any one yeare being called thereto shall be fined five hundred pounds of Casked tobacco the one halfe to the Lord Proprietary and the other halfe to the Company to be leauyed as aforesaid And if in case any such person as aforesaid shall not have Goods nor Chattles to sattisfye the said fine of five hundred pounds of casked tobacco shall Suffer two moneths Imprisonm! without Bayle or Mayne prise. And in case any of the aforesaid Officers shall happen to enlist any Servant in this Province and that their Master or Da[me] shall refuse to lett such Servant soe enlisted goe to such p[lace] or places soe appoynted by the respective Officers for trayneing or shall refuse to furnish such Servant or Servants with sufficient Gunns and Amunicon shall be lyable to such fine or fines as the aforesaid respective officers ought according to this Acte from tyme to tyme to lay vpon any Freeman Comitting the like offence. This Acte to endure for three yeares or to the end of the next Generall Assembly

The lower howse haue Assented Will. Bretton Clk

The Vpper howse haue Assented John Gittings Clre.

An Acte Concerning the height of Fences

p. 104

Whereas divers people in this Province haue and doe make Insufficient Fences aboute their Corne feilds whereby Cattle and horses are apt to goe in and destroy the said Corne for prencon of which for the future Be it Enacted by the Lord Proprietary by and with the Consent of the upper and lower howse

p. 105

U. 11. of this p^rsent Generall Assembly That all fences for Corne Journal feilds within this Province shall be five foote in height round the said feild sufficient and strongly made in the Judgem! of two Indifferent men viewing the same in case of trespas And in case any horse or horses or other cattle shall happen to leape over such fence as aforesaid or breake it downe it being sufficient and strongly made as aforesaid That then the Owners of such horse or horses or other Cattle shall be lyable to pay the trespas And in case the said Fence be not soe high that then the Owner or owners of such Corne feilds shall beare their owne losse comitted by the horse horses or Cattle as aforesaid And in case any Inhabitant wthin this Province shall venture to kill any horse horses or other Cattle The party soe killing shall forthwith pay vnto the party Greiued soe much tobacco as the County Courte where such offence is comitted shall Judge the

And be it further Enacted that all trespasses or other dammages Susteyned on either parte shall be adjudged by the respective County Courts where such offences shall be committed and the viewers of such damage or trespas as aforesaid shall certefye the same vnto the said County Courte vpon oathe this Acte to be in force from and after the fine and twentyth day of March next And then to endure for three yeares or to the End

of the next Generall Assembly

damage or losse to be

The Lower howse haue Assented

Will Bretton Clk.

The Vpper howse haue Assented

John Gittings Clre.

An Acte Concerning the Setting vp of a Mint within this Province of Maryland

For as much as money being the Rule and measure of the vallue of Commodityes noe trade or Comerce can be well managed without itt, And the want of itt in this Province is a mayne hinderance to the Advancement of this Collony in Trades Manafactors Townes and all other thinges which conduce to the flourishing and happy State thereof. Wee the Freemen of this Province assembled in this present Generall Assembly doe humbly praye the Lord Proprietary of this Province to take order for the Setting vp of a Mint for the Coyneing of money within this Province and Consent that it may be Enacted And be it Enacted by the Lord Proprietary with the consent of the vpper and lower howse of this present Generall Assembly that the money soe Coyned or which shall be Coyned in the said Mint shall be as good. Silver as the Currant Coyne of English Sterling money, And that the weight of every Shil-

ling soe Coyned as aforesaid shall weigh above nine pence in U. II. such Silver as aforesaid And so proporconably for other peeces Journal 1659-69

of money Coyned in the said Mint

And it is further Enacted that every offence of Clippi[ng] Counterfeiting Stealeing washing or any way diminish[ing] any Coyne soe to be made within this Province, or of wittingly Importing into this Province any Coyn[e] Counterfeiting any Sorte of Coyne which shall be made in the said Mint, or that shall be by the Lord Proprietarys authority and the authority of this present Assembly, made Currant shall be deemed and adjudged Felony and every offendor thereof Convict according to the lawe of this Province shall suffer payne of death and forfeite his or her lands Goods and Chattles within this Province to the Lord Proprietary and his heires Lords and Proprietarys of this Province

And it is further Enacted by the authority aforesaid that the p. 106 Lord Proprietary and his heires Lords and Proprietarys of this Province shall take and Accept the said Coyne in payment for his Rent Arreares of rent and all other Engagem^{ts} due vnto him the said Lord Proprietary and his heires lords and Proprietarys of this Province according to this Acte

The Lower howse haue Assented The Vpper howse haue Assented Will: Bretton Clk John Gittings Clre.

> An Acte for Conveyance of all Letters Concerning the State and Publike Affaires

Be it Enacted by the Authority of this preent Generall Assembly that all Letters whatsoeuer to or sent from the Governor or Governor and Councell or any his Lops Councellors or Justices of the peace touching the publike affaires of this Province shall without delay be sent from howse to howse, the direct way till they be safely delivered as directed; And every person after Receipt of such Letter delaying to carry the said letters to the next howse above the tearme of halfe an houre shall pay for a fine to the Lord Proprietary One hundred pounds of tobacco vnles it were deliuered soe late in the daye as that it could not before night be deliuered at the next howse or that through violence of wynd or Tempest it could by noe meanes be sent over the Creeke or River, if any Chance to be betweene the howse where such letter shall be deliuered And the howse to which it ought to be Conveyed. And be it further Enacted that all publike letters shall be superscribed by the person directing or sending the said letter upon the out side of

U. H. the said letter that (vizt) to be sent from howse to howse And Journal then Subscribe his name this Acte to endure for three yeares or to the end of the next Generall Assembly

The lower howse haue Assented

The vpper howse haue Assented

Will: Bretton Clk.

John Gittings Clre:

p. 107

An Explanacon of that Clause in an Acte made by Captaine William Stone the 20th of Aprill 1650 concerning the Secretaryes and Sherriffes ffees

Whereas there hath been divers disputes raysed concerning the fees due to the Secretary for Searcheing the Records Both howses doe make this Interpretacon of itt (vizt). To have foure pounds of tobacco p ann onely notwithstanding Searches made in severall Bookes (vizt) without any Addicon of the former yeares to be annexed to the Search of the last Search found

An Acte for the Repeale of the Acte for Customes

This Assembly Considering the Clashing Betweene the Lawe made at the Assembly held the second day of January 1646 at St Innagoes Forte wherein in Consideracon of the Custome in that Acte granted to his Lop the Right honorable the lord Proprietary he doth vindertake the whole charge of the Government both in warre and in peace and that other Acte confirmed by his Lops declaracon bearing date the sixt day of August 1650 Entituled an acte concerning [the] leavying of warre within this Province in the last Clause [of] which Acte the whole charge of any warre ariseing within this Province is to be leauyed vpon the Province by an equal Assessment vpon the persons and Estates of the Inhabitants thereof any thing in that Acte or any other acte to the Contrary thereof notwithstanding And further takeing into serious Consideracon the Burthen of that Acte and the vast charge that hath been drawne vpon the Province by the late trecherous Revolte of Josias p. 168 Fendall and his Complises And the Greate Expense they must be at to defend the Province against the Incursions of the Janedoe Indians that of late have murthered some of the Inhabitants thereof the which Charge by Acte of this present Assembly they have undertaken Doe pray that by the authority of the Lord Proprictary with the Assent of the upper and lower howse of this Generall Assembly the said Acte made at an Assembly held the second day of January 1646 at St Innagos Forte and en-

tituled an Acte for Customes may be repealed And be it U. II. Enacted by the authority and Consent aforesaid that the said Journal 1659-69 Acte for Customes is hereby vtterly repealed forever

The lower howse haue Assented

The Vpper howse haue assented John Gittings Clre:

Will Bretton Clk

An Acte for Supporte of Governm!

To the End that wee the Inhabitants of this Province may not be wanting to our selues whoe are to reape the fruits of peace procured by a certaine and setled Gouernment and that wee may as farre as our Condicon will permitt accknowledge our thankefullnes to the Lord Proprietary of this Province for his care and protection of vs in our Just rights (by raysing a Supporte for the Government. Be it Enacted by the authority and Consent of this preent Generall Assembly that noe person shall trade with any Indians of this Province or goe through any Rivors of this Province to trade with any Indians to the Northward of this Province without lycence of his Lop or of his Governor for the tyme being upon payne of forfeiture to his said Lo? of all Comodityes vilawfully traded for and of all vessells and trucke vnlawfully traded wth to the Contrary hereof And that every taxable person within this Province shall pay yearely twelue pounds of Casked tobacco p pole to his Lop and his heires lords and Proprietarys of this Province for p. 109 to be imployed to the Supporte of the Governm! here And that his Lo? may be assured that when the Charge of the Indian warre either by peace or Victory is taken away Wee doe really Intend to Contribute as largely as our Estates and fortunes will permitt to the Supporte of his Gouernment And that to our owne protection Be it further Enacted that that Clause in this Acte giving twelue pounds of tobacco p pole for the Supporte of the Government endure for three yeares only or to the End of the next Generall Assembly

The lower howse haue Assented

The Vpper howse haue Assented

Will: Bretton

John Gittings Clre:

An Acte for leauying Eighteene pounds of tob. p pole raysed the last yeare

Be it Enacted by the Lord Proprietary by and with the advise and Consent of the upper and lower howse of this present Generall Assembly that the Taxe of Eighteene pounds

U. H. of tobacco leauyed the last yeare be this yeare payd where it was not payd the last yeare And that Collonall Nathaniell Vtye Mr. Thomas Gerrard Mr. Robe[rt] Slye the Boate and men that carryed Captaine Fenda[ll] and Mr. Bateman vp the Baye and such other just du[es] as the Governor and Councell shall approve of and appoynte be payd out of the said leauy The Remayn[s] of the said Leavy to be to the present Governor towards the defraying the Charge in Proclayming the King and paying the Guards of Souldiers

The lower howse haue Assented

The upper howse haue Assented John Gittings Clre:

Will Bretton Clk:

An Acte for Porte dutyes and Masters of Ships

Be it Enacted by the Lord Proprietary with the Assent of the Vpper and Lower howse of this p^rsent Generall Assembly P. 110 That all Vessells whatsoever not properly belonging to this Province having a deck flush fore and afte comeing in and tradeing within the Province shall pay for Porte dutyes or Anchorage halfe a pound of powder and three pounds of Shott or soe much in vallue for every Tunne of Burthen to the Lord

Proprietary and his heires

And be it further Enacted that all Masters or Comanders of Ships and other Vessells as aforesaid comeing into this Province to trade shall give Bond of three thousand pounds of tobacco within tenn dayes after their arrivall in the Province to the Governor or other officer appoynted by him or to some Justice of the peace of Complying and observing all Acts and orders of the Province during their Stay and being in the Province And be it further Enacted by the authority aforesaid that all Masters or Cheife Comanders of Ships or other lesser Vessells tradeing or being in this Province that shall prsume or attempt to punish any Inhabitant of this Province either by strikeing or tying to the Capstone or by any other way whatsoever Inflicting or Attempting to Inflict any punishm! within or vpon their said Ships or Vessells or any Inhabitant as aforesaid Contrary to the peace of the Lord Proprietary of this Province shall forfeite and pay foure thousand pounds of tobacco the one halfe to the Lord Proprietary and the other halfe to the party greived

The lower howse haue Assented Will Bretton Clk John Gittings Clre:

An Acte concerning the Killing wilde Cattle

Whereas divers Inhabitants of this Province are much dampnifyed in their Stocks of Cattle and molested by reason of severall heards of wilde Cattle resorting amonge their tame U. II. for the prevencon of which for the future Be it Enacted by the Lord Proprietary with the Consent of the vpper and lower howse of this Generall Assembly that it shall be lawfull for such person or persons within this Province laying Just Clayme by their marks to any marked Cattle Running amongst such wilde heards or droves to vse all Lawfull meanes at any tyme before the first day of december next for the Getting in such marked Cattle as aforesd Provided they distroye not any other parallel Cattle wilde or tame but such as they can Justly Clayme by their marks to be their owne or by some obligacon they are Bound to looke after.

And be it further Enacted that the Governor shall Constitute and appoynte such and soe many persons as he shall thinke Convenient in such precinct where such wilde Cattle be and resorte for the destroying the same allowing two Shares to the cheife Hunter still Reserving the Tallowe and Hides of such Cattle killd to the Lord Proprietarys vse whoe shall hunte at any tyme and as often as the Governor shall thinke fitt and appoynte Between the first day of december and the last day of February following And soe yearely till the said wilde Cattle be wholy killd and destroyed. And it is further Enacted that it shall be lawfull after the end of february vntill the first of december for any Inhabitant of this Province to kill any wilde vnmarked Cattle resorteing in Company with their tame Cattle to any of their Cowpens reserving still their Tallowe and Hides to the Lord Proprietarys vse as aforesaid

Prouided that this Acte doe not infringe the pr[ivi]ledges of any lords of Mannors within their respective Mannors

The lower howse haue Assented Will Bretton Clk The Vpper howse haue Assented John Gittings Clr[e:]

An Acte Concerning the Burgesses tyme and Charge

Be it Enacted by the Lord Proprietary with the consent of this p^rsent Generall Assembly that each respective County shall this next ensueing Cropp sattisfye their respective Burgesses tyme of attendance and charges as followeth (viz^t)

	lb tob, caske
St Marys County Burgesses	S000 p. 112
Charles County Burgesses	.1000
Calvert County Burgesses	8000
Anne Arrundell County Burgesses	4000
Kent County Burgesses	.1000
Baltemore County Burgesses	2000

And it is further Enacted that those Countyes whoe have

U. II. Imployed hands and Boates to carry their Burgesses out and Journal home such men and Boate hyre be payd and sattisfyed by each respective County as the Com^{rs} in those Countyes shall appoynte for their tyme and expence during the Assembly

And it is further Enacted that Coll William Evans have 1 200th tobacco payd him for himselfe and Souldiers Imployed as is expressed in the Jurnall 25° Aprilis out of the publike leavy

And Mr Robert Cole be payd 2701b tob according to the Jour-

nall 30th Aprill out of the publike leavy.

And Mr John Norwood be payd 5975 tob out of the County of Anne Arrundell and 3351b tob. out of the publike Leauy according to the Journall 30th Aprill

And that the Doore Keeper Thomas Hynsteed be payd 300^{lb}

tob. out of the publike leavy 1st May

And that William Bretton Clk of the Assembly be payd 2000th tob. out of the publike leavy according to the Journall 1st May.

The lower howse haue assented Will Bretton Clk

The Vpper howse haue Assented John Gittings Clre:

p. 113

A Declaracon By the Lord Proprietary of Maryland

C Baltemore

Whereas That perfideous and perjured fellowe Fendall whome wee lately intrusted to be our Leivetennant of Maryland to cloke his trecherous and ambitious designes and Contrary to his oathe and truste to incite the people there to Joyne with him in raysing a Sedicon and faccon against our Jurisdiccon and right of Government there made a Sinister vse as wee are Credibly informed of a passage of our letter to him of the seaventeenth November One thousand Six hundred fifty nine for procureing an Acte of Assembly in Maryland for a Custome of two shillings for every hogshead of tobacco Exported from thence to any Porte of Greate Brittain or Ireland and of tenn shillings for every hogshead exported to any other Porte. And possessed the people there with apprehensions, as if he had orders from vs, which he never had that in case such a lawe did not passe [to] putt in present Execucon the Acte for Customes made January One thousand Six hundred forty Six for the payment of tenn shillings p hhd for all tobacco expo[rted] out of that Province Wee thought fitt hereby to decla[re] to them what our Proceedings haue truely beene and what our Intencons and desires are in that matter (vizt) Heareing of some Complaynts against that Acte for Customes made

in the yeare 1646 as if it had been Extorted by force or feares U. II. from the Assembly there which nevertheles wee are sattisfyed Journal 1659-69 by some yett liveing that were then present, it was not, and that it would be too burthensome to the people there and a greate discouragement to Trade if that Lawe should in that particular p. 114 of tenn shillings a hogshead be putt in Execucon Wee ordered the said Fendall (which it seemes he wickedly concealed from the people to suspend the Execucon of the said Acte And by our Com^{on} to him bearing date the sixteenth of November 1659 wee authorized him to repeale the said Acte with the Consent of the Assembly there in case and vpon condicon that other lawe concerning two shillings a hhd above menconed were passed by the Assembly there insteed thereof, alleadgeing in our said letter of the Seaventeenth of November how reasonable a demand it was in compare to the taxes which were Granted in Virginia for that end nor cann wee but be still confident that all those whoe vinderstand any thing of the nature of Government and of the necessity to supporte it for the peoples benefitt and protection and that have any Good affeccon for vs and our Right there will thinke it reasonable to settle some considerable Revenue in the waye of Custome or otherwise for the Supporte of the Governmt and publike vses there in the same manner as their Neighbours and all other Collonies doe And to shewe to the world that wee desire noe more Wee doe hereby authorize and require our deare Brother Philip Calvert Esq! our Lieuetenn! of the said Province in our name with the Consent of the next Generall Assembly there to repeale the said Acte for Customes made in the yeare 1646 vpon Condicon that another Acte in liewe thereof be passed at the same tyme by the said Assembly and Assented to in our name by our said Leivetennt whereby wee and our heires and our and their Leiuetennant or other officers there for the tyme being whoe shall be from tyme to tyme authorized by vs for that purpose may be impowred to leavy vpon the people from tyme to tyme inhabiting or being in and tradeing to Maryland for the Supporte of the Governm! and publike vses there such Customes Taxes and dutyes proporconably and noe more as at the same p. 115 tyme are or shall be payable in Virginia by the people of that Collony for the like purpose and vses there respectively beyond which wee doe not desire that the people of Maryland should be any way charged And also to inflicte the like paynes penaltyes and forfeitures upon any pson or persons there whoe shall refuse to pay such customes taxes or dutyes as is or shall be lawfull from tyme to tyme to be inflicted by the Gouernment of Virg! vpon any person or persons in Virginea whoe shall refuse to pay the like Custome taxes and dutyes in Virga Respectively And that the same Clause or Clauses concerning

U. II. the trade with the Indians be inserted into the said Acte as is Journal in the said Acte made in 1646 above menconed Concerning Customes And in the meane tyme wee doe hereby will and require our said deare Brother to suspend the Execucon of the said Acte made in 1646 as to those particulers of the Custome of tenn shillings a hhd upon tobacco and the Custome or duty layd voon wyne and strong waters This wee hope will sattisfye the people there that wee neither haue nor had any Intencon in the leaste to oppresse them nor can wee believe that our Assent meerely to a lawe which was formerly passed by an Assembly there and the proposalls [of] another lawe instead thereof lesse burthensome (viz) to have instead of tenn shillings but two intimate[ing] only that in case the latter were not passed there would be an necessity of makeing vse of the former which was all wee did (for wee were soe farre from directing Fendall to leavy the said tenn shillings a hogshead as contrarily wee did by other letters require him to suspend the Execucon thereof could be esteemed by the people soe greate an oppression as to cause such Greate mutacons there had they not been beguiled by the Crafte and Subtilty of that false vngratefull fellowe Fendall whoe it seemes could not endure to be tould of p. 116 his faults and Exorbitances as his negligence at Courts and his Contradicting orders of Courte yea even orders made by himselfe and the Councell wth Expresse provision included that they should not be altered but by himselfe and the Councell &c which Complaynte against him wee gaue him notice of and haue since found to be true though wee could not at first beleiue soe ill of him This it seemes made him guilty to himselfe that he was not fitt to be continued in his place and consequently being provoked alsoe therevnto by other base humors in him to take that desperate Course of revolting from his truste vnder vs there and engageing many innocent people in that his wicked designe of overturnning the Governm! there which he may have cause to soone to repent but as to the Generallity of the people which were seduced by him Wee have Given order to our said deare Brother vpon their tymely Submission and assurance of their hearty Sorrow for being soe seduced and of their future fidellity and Good Comportment to us and our Governm! there to pardon them some few only excepted whome he shall finde did Acte therein more out of mallice then Ignorance and with the same Spirritt and designe as Fendall himselfe did Giuen under our hand and Greater Scale at Armes this foure teenth day of September in the nine

and twentyth yeare of our Dominion over Maryland And in the yeare of our Lord God. One thousand, six hundred, and, sixty.

PROCEEDINGS AND ACTS

OF THE

GENERAL ASSEMBLY OF MARYLAND,

At a session held at St. Mary's, April 1-12, 1662.

CECILIUS CALVERT, LORD BALTIMORE, Proprietary.

CHARLES CALVERT,

Governor.

THE UPPER HOUSE OF ASSEMBLY.



Cæcilius Absolute Lord and Proprietary of the Provinces of 1659-69 Maryland and Avalon Lord Barron of Baltemore &c To the Sherriffe of St Marys County Greeting whereas by the advice and Consent of our Councell Wee have determined to hould an Assembly of the Freemen of our Province at St Marys vpon the first of Aprill next ensueing there to Consider of certaine things concerning the State and welfare of this our Province of Maryland Wee Command you Nicholas Gwyther Sherriffe of St Marys County that makeing Proclamacon as soone as Conveniently may be after the receipt of this writt, att the discrecon of the Freemen of yo! County yo! cause one two three or foure discreete Burgesses to be elected to Serue in the said Assembly There to doe and Consent to such things as by Comon Consent hoppen to be ordeined and Enacted in the businesses aforesaid Soe that through want of sufficient power or inconsiderate Eleccon of the aforesaid Burgesses the businesses aforesaid may not remayne undone or neglected And make yt retourne of this writt into the Secris office by the 20th day of March next Giuen at St Marys the 18th of February in the 30th yeare of our dominion over the sd. Province Annoq. dmni 1661

The like writt issued eodem die to the Sherriffe of Calvert

County

The like to the Sherriffe of Charles County

The like to the Sherriffe of Anne Arrundell County

The like to the Sherriffe of Kent County

The like to the Sherriffe of Baltemore County

The like to the Sherriffe of Talbott County

February 18th

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Cæcilius Absolute Lord and Proprietary of the Provinces of Maryland and Avalon Lord Barron of Baltemore &c To our Trusty and welbeloued Henry Sewall Esq! our Councellor and Secretary Greeting in our Lord God Everlasting Whereas wee haue appoynted to hould a Generall Assembly of the Freemen of our Province at S! Marys vpon the first of Aprill next Wee doe therefore hereby will and require yo" that all excuses and delays Sett a parte yo" repayre in person to the said

U. H. Assembly at the tyme and place prefixed there to advise and Consulte with us touching the important affayres of our Province Giuen at S! Marys the 18th day of February in the thirtyth yeare of our dominion over the said Province Annoq. domini 1661

The like to Robert Clarke Esq^r. The like to Baker Brooke Esq^r. The like to Edward Lloyd Esq^r. The like to John Bateman Esq^r. The like to James Neale Esq^r.

The like to Henry Coursey Esq!
The like to Philip Calvert Esq! Deputy Governo!

At an Assembly begun at S! Marys the first of Aprill 1662

Present Charles Calvert Esq! Leivetenn! Generall
Philip Calvert Esq! Deputy Leivet! and Chancello!
Henry Sewall Esq! Secretary
and Robert Clarke Esq! Councellor

S! Marys County Coll: William Evans Luke Gardner Thomas Turner and Richard Willan: Gentlemen.

Kent County Capt Robert Vaughan and Richard Blunt. gent.

Calvert County Richard Preston and Cap! Thomas Manning gent Leivetenn! Thomas Trueman and Richard Smith

Ann Arrundell County Robert Burle Richard Beard and Ralph Hawkins gent.

Charls County Zachary Wade. gent

Baltemore County Coll. Nathaniell Vtye Capt Thomas Stockett. gent

Talbott County Leivetenn! Richard Woollman gent.

In the p'sence of whome the Leivetennt Generall in the name of the Lord Proprietary declared his Lop's Assent to the Repeale of the Acte for customes made at S! Innagoo 1646 and then Licenced the Burgesses to departe to choose their Speaker After which came M! John Bateman and M! Baker Brooke who were hindred by the Weather.

M¹ Lloyd by Sicknes M¹ Henry Coursey vpon vrgent occasions excused.

After some tyme came the Lower howse and presented Richard U. 11. Preston their Speaker and Mr. William Bretton their Clarke

1659-69

Then was M! John Gittings appoynted Clk for the Vpper howse of this Assembly

> The howse adjourned till to morrowe nine of the Clock in the Morning

Wednesday the 2^d of Aprill

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Present The Leiutennt Generall: Philip Calvert Esq. Deputy Leiutenn! Henry Sewall Esq! Secr. Robert Clarke Baker Brooke James Neale and John Bateman Esq! Councellors

Ordered that this following oathe be taken by all Clarks and Doore Keepers and all other Officers whatsoever attending the Vpper howse of the Assembly

I. A. B. doe sweare that I will keepe secrett all things that I shall heare debated in Councell or in the Assembly, and that I will never disclose the same without leave of his Lop or his heires or his or their Leivetenn! for the tyme being. Soe helpe me God &c.

Then were sworne John Gittings Daniell Jenifer and Martyn Casey:

Then was swore Marmaduke Simme Doore Keeper to the Vpper howse.

> The howse is adjourned for an houre

The howse mett againe

Then was taken into Consideracon a Certaine paper Endorsed: To the Wopfull the Burgesses for this preent Assembly houlden for Maryland. The Declaracon of severall of the Inhabitants of Anne Arrundell County which as bearing noe date nor being subscribed by any pson whatsoeuer, Was putt to the Vote whether it were a libell yea, or noe

Voted by the howse that it is a Libell Conteyning Scandalous and seditious expressions tending to the Vtter Subversion and overthrowe of the legislatiue power of this Province resideing in the Lord Propty and both howses of Assembly, and that it be sent to the lower howse whoe are desired to Joyne with this howse in the scarching out and Censuring of the Author

Ordered that the next thing which is to be taken into consideracon be the Acts of the last Assembly

U. II. Vpon readeing the Acte impowring the Governo! and Coun
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New York of the Sasquehannough Indians made the last
Assembly and now expired Jt was putt to the Question
whether it were fitt to move the lower howse to consent to an
Acte impowring the Governor and Councell to rayse forces
and mayntayne a warre without the Province for some determinate tyme by both howes to be agreed vpon

Voted unanimously that the lower howse be moved to joyne

with the upper howse in makeing such an acte

Upon Readeing the Acte for Encouragem! of such souldiers

as shall adventure in the defence of the Country

Voted that the Leivetenn! Generall be desired to confirme that Acte in his Lop! name

Then was read the Acte for reviving certaine lawes within this Province and in that was read the Acte therein Conteyned Entituled an Acte for the Gage of Tobacco hhds

Voted that that Acte concerning the Gage of tobacco hhds be revived, as also the Acte concerning the Killing of Wolfes

An Acte prohibiting Ground Leaues and seconds, revived An Acte concerning Register of Births marryages and Burialls Revived.

Then was read an Acte concerning Servants that have Bastards

Ordered that there be a new Acte made concerning Servants that haue Bastards the old one being insufficient it not punishing both partyes

An Acte for the Publicacon of Marryages: Voted That a new one be made the former being shorte of the end aymed att, The Acte being intended ag! Clandestine Marryages

Then was read an Acte for the advancem! of childrens Estates.

Voted that this Acte be revived

Then was read the Acte concerning Lymiting Servants

tymes

Voted that into this Acte be incerted these words Excepting such Servants which by this lawe are to serue only foure yeares, and that they be added next after theis words in the said Acte to witt shall lapse one yeares tyme of service of the direccons aforesaid & that the Acte for the rest pass as it lyeth

P-122 Then was read an Acte for the appoyntment of certaine officers

Voted that the Lower howse be consulted with how the Lord Proprietary as well as the people of this Province shall be secured of their dues from every Sherriff by such Sherriff as U. II. shall be by them preented according to this Acte

An Acte for millitary discipline Voted that it be renewed

An Acte concerning the height of Fences Voted that it be renewed

An Acte concerning the Setting vp of a Mint

Voted That the Leiuetenn! Generall be desired to confirme that Acte in the Lord Proprietarys name and that the Lower howse be desired to joyne with this howse in an acte for the effectuall importacon of money and Bullione into this Province.

An Acte concerning the transportacon of publike letters Voted that the Lower howse be moved to some more effectuall waye for the transportacon of publike letters and in that of Ferrys

An Acte for Porte Dutyes and M^{rs} of ships Voted that the Leiuetenn! Generall be desired to confirme itt in his Lop! name

An Acte concerning the Killing of wilde Cattle Voted that the lower howse be consulted with for a more effectuall waye for the destroying of the wilde Cattle

Ordered that M. Daniell Jenifer Messenger be sent from this howse to the lower howse to present that seditious paper publisht att Anne Arrundell with the Vote of this howse for their Concurrence.

Then came a Member of the Lower howse and p^rsented this following paper.

Whereas at the last Grand Assembly held for this Province the Burgesses then assembled did humbly desire that an Acte mought then pass both howses to this effect. That the Members or Burgesses of this Assembly and all other Assemblyes ever hereafter haue free liberty of speech in deliuering their opinion and Censures without p^rjudice either of themselues their persons or Estates to any bill or order propounded or what p. 123 shall be propounded by them for the Good and liberty of the Inhabitants here

And all the Answere they then had to this their request was that they had and should Enjoye liberty of speeche as being free borne children of England according to Magna charta:

Now their humble request is that if it shall soe happen that any Member transgress in this kind and abuseing this liberty such Members shall be only punishable in U. H. Journal 1659–69 the howses of Assembly where such offence is comitted and not constrayned to answere for such offence att any Cont whatsoeuer

By order of the howse

William Bretton Clk

All which was granted by the Vpper howse

The howse is adjourned till nine
of the Clock in the morning

Thursday the 3^d Aprill Present All as before

Then the Lower howse returned the Seditious pamphlett sent by the Vpper howse to them together with the Vote of this howse Endorsed on the back side

Assented by the lower howse

William Bretton Clk

And further informed this howse that a member of that howse by name Robert Burle did acknowledge that that paper would reflect upon him and that therefore the Lower howse did desire that that member might be suspended from voting as a Member till he had purged himselfe

Vnaminously voted by the Vpper howse that that pson vizt Robert Burle should be suspended from sitting till he had purged himselfe and that this Vote be sent to the said Burle.

Then came two Members of the lower howse and sayd that the lower howse desired that Robert Burle might be forthwith tryed

Ordered that a Conference be desired imediately with the

Lower howse

P-124 At a Conference the Vpper howse did sattisfye the lower that Robert Burle is not to be tryed by an Assembly, but at a Provinciall Court regularly

The howse adjourned till nine of the Clock in the morning

Fryday the 4th Aprill

Present all as before with M! Lloyd

Then came Robert Burle and preferred the following peticon and accknowledged his hearty sorrow for his faults concerning

the mutinous and seditious expressions in the libell conteyned U. 11. which he penned and was publisht att Anne Arrundell

To the Right honoble the Leiuetennt Generall and to the honoble Philip Calvert Esq! Chancell and to the honored Councell

The humble peticon of Robert Burle

Sheweth

That whereas yo! pet! is adjudged by yo! honors and by the Burgesses to haue comitted a greate Transgression, and that of a high nature which he hath comitted inconsiderately through infirmity and weakenes for which he declareth himselfe to be heartily sorry and humbly prayeth yo! honors to pardon and passe by his greate offence and conceiueing himselfe to be the first Offendor since his Lop! Arrivall humbly prayeth for forgiueness which may be for the Honor of his Lop. and shall engage yo! pet! to better fidellity Loyallty and faythfull obedience and shall euer engage the petitioner to pray for yo! honors prosperity.

Ordered that the said Burle doe forthwith goe to the lower howse and aske pardon for his faulte and that the Clk of the lower howse be desired to see his Submission recorded in their Journall

Then came Papimmun Pacckadehunt and Antvick and saye pages they have a desire and hope to live at Choptico

Whereupon the Leiuetenn! Generall ordered that this should be askt them (vizt) why they feared they should be putt off

Answered That Doctor Barber and the Sonnes of M. Thomas Hatton would have itt – Jt was then asked the Indians whether they were willing to lett them have itt or noe

To which Papimmun answered itt was his desire but the

rest of the Indians would not consent to itt

Paccadehunt desired that they might live there they haveing

noe other place to goe to.

Ordered that the Indians doe deliuer all wrytings Betweene them and the Sonnes of Thomas Hatton back againe, and that they be permitted to liue att Choptico without disturbance they fencing in their grounds from Cattle and horses, and that all papers and Contracts concerning this land be voyd.

The Lower howse sent to desire to know whether Robert Burle might not be admitted to sitt with them againe

The Leivtenn! Generall left itt to their discrecons

The Vpper howse adjourned till nine of the Clock in the morn:

U. 11. Journal 1659–69 Satturday 5th Aprill

Present all as before

The howse sent M! Lloyd to the lower howse to know whether they had any busines p^rpared for this howse, Answere being returnd that they have not drawne vp any Acte as yett they haveing some other busines to consider on

Ordered
That the howse be adjourned till Monday
nine of the Clock in the
Morning

p. 126

Munday 7th Aprill

Present The Leiuetenn! Generall

Philip Calvert Esq! Deputy Leiuetennt & Chancello! Henry Sewall Esq! Secretary Robert Clarke Baker Brooke Edward Lloyd and Cap! James Neale Esq! Councellors.

Then was presented the peticon of Hannah Lee Widd.

Memorandum this peticon was answered by an Act made for Execucon

Then was p^rsented the peticon of Cuthbert Fenwicke William Mill and John Bogue Overseers of Robert and Richard Fenwick (Vizt)

To the Right honoble the Vpper and Lower howse of this present Generall Assembly

The humble peticon of Cuthbert Fenwick &c.

Humbly sheweth

That whereas at a Provinciall Co^{rt} held at S! Leonards the 5th October 1658 Mr William Eltonhead Esq^{rs} nuncupitive will was proved by one Wittnes Mr John Anderton wherein it soe was proved that he left all his lands &c to his wifes disposing for the good of her and her children, and desiring her to allowe vnto Robert Fenwick and Richard Fenwick some parte of the land according to her discrecon &c. and whereas at the said Co^{rt} it was declared all the heires att Lawe of the said William Eltonheads are for ever barred all Clayme of land as heire to the said William. Yr petitioner humbly craues to assigne theis

following Errors in the said order humbly referring themselves U. 11. to this Assembly to determine finally thereof.

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r Yor petitioners humbly conceive the Lawe to be that land

cannot be aliened but vnder hand and Seale.

2^{ly} That if a Souldier make a nuncupitive will yor pet^{rs} humbly conceives the Lawe to be he can only soe dispose of his personall estate, and cannot disinheritt and heire at lawe by such

will especially being Lamely proved by one Wittnes.

3^{ly} Yor petitioners humbly conceive the Lawe to be that the words of some parte of the will being of force those that Con- p. 127 cerne yor petrs cannot be idle and of none effect but to be stronglyest taken agt the Testator. All which yor petitioners craue yo! Honors to take into serious consideracons humbly submitting themselues to yor honors determinacions hereof And they as in duty bound shall pray &c.

Vpon the aforesaid peticon It is Ordered that Thomas Taylor be summoned to appeare at this Assembly to make answere to the said peticon. And that Warrt issue to the Sherriffe of Calvert County to Sumon him.

Then came from the Lower howse An Acte Entituled an

Acte concerning those Serv^{ts} that haue Bastards.

An Acte for the Publicacon of marryages and another called an Interpretacon or Explanacon of the Acte lymiting Servants tymes made the last Assembly 1661 And another Acte entituled an Acte concerning proceedings att Lawe which being read over and amended in this howse The lower howse was sent for to a Conferrence touching the Amendm^{ts} who accord-

ingly came.

At which Conference was read first the Acte concerning Servants that have Bastards with Amendm^{ts} with which the Lower howse rested sattisfyed. After that was read the Acte for Publicacon of marryages which the lower howse desired to haue written fayre with the Amendm^{ts} of the Vpper howse and then to be sent to them, After that the Explanacon of the Acte for Servants tymes which they likewise desired to haue tayre written and sent to them againe

The Acte concerning the proceedings att Lawe after long debate was remitted whilst Wednesday morning to a further

debate.

Then was brought an Acte for appoynting of Sherriffes which was referred till to morrow morning

> The howse is adjourned till nine of the Clocke to morrow morning

U. II. Journal 1659-69

Tewsday the 8th Aprill

Present as before with M! Bateman

Then was read the Acte concerning those Servants th^t haue Bastards with Amendm^{ts}

To which the Vpper howse Assented and ordered it to be sent to the Lower howse.

P. 128 Then was read an Acte for the publicacon of Marryages
To which all Assent but M! Bateman and order that it be sent to the Lower howse

Then was read an Acte for lymiting Servants tymes To which the Vpper howse assented and ordered that it be sent to the lower howse

Then was read an Interpretacon or Explanacon of th! Acte lymiting servants tymes made the last Assembly Anno 1661

To which the howse Assented and ordered that it be sent to the lower howse

Then was Read an Acte for Improvem! of Trade

The Lower howse are desired to signifye their opinion in this howse at their next Conference

Voted that the foure Acts last read and past this howse, be sent the lower howse

Then came from the lower howse this following paper

It is voted in this howse necessary that some howse be built or purchased to keepe Courts in, or Assemblyes for the benefitt of the Country

Which this howse presents to the Vpper howse requesting them to joyne with this howse in Considering of the place where, and the manner how such howse shall be built or purchased

William Bretton Clk

Whereupon the Vpper howse tooke into Consideracon the place for the Seateing of the State howse

M! Neale Vpon my Lords Manno! Provided there be a howse for the Governo! and Councell otherwise at S! Marys

Mr Clarke for St Marys

Mr Bateman: At St Marys vules they build a howse for the Governor to dwell in as well as a State howse

M! Lloyd At Patuxent some where aboute Poynte Patience M! Brooke Some where over ag! Poynte Patience on this side of the Riuer

Secretary At St Marys Deputy Governo! At S! Marys unles they build a howse for Journal

the Governo! to dwell in as well as a State

At St Mary vnless that they will build a Leivtenn! Generall howse vpon his Lops Mannor at Patuxent for the Entertayning of the Councell that they may be private in.

This to the place where is the Sence of the Vpper howse p. 129 As to the Mannor how? they propound the paper herevito annexed, (vizt) a Custome vpon tobacco and Strong Liquors.

The peticon of John Halfehead touching Hogs stealeing and the peticon of Hannah Lee touching her debts

Ordered that they be sent to the Lower howse for their Consideracon

> The howse is adjourned till nine of the Clock in the morn:

> > Wednesday the 9th Aprill 1662

Present All as before

Ordered that the Acte for proceedings at Lawe be sent againe to the Lower howse

> An Act concerning proceedings att Lawe

Whereas severall differences doe arise within this Province wherein there is noe rule or lawe pyided in the Province whereby to determine such differences and to leave too much to discrecon is to open a Gapp to Corrupcon for the avoyding such Inconveniences Be it Enacted by the Lord Proprietary by and with the Consent of the Vpper and Lower howse of this p^rsent Generall Assembly that in all cases where the Lawe of this Province is silent Justice shall be administred according to the Lawes and Statutes of England if pleaded and produced This Acte to endure for three yeares or to the End of the next Generall Assembly

> The Lower howse have assented William Bretton Clk

The Vpper howse desires to be sattisfyed how the County Courts shall be sattisfyed when the Lawe of England is rightly pleaded and whether all Lawes of England how inconsistent soeuer with a plantacon shall be admitted here

John Gittings Clre.

U. II. The Courts to judge of the right pleadeing and inconsistancy according to the best of their Judgem! skill and Cunning And the Lower howse humbly desires that this Acte be assented vnto

William Bretton Clk

p. 130 The Sence of the Vpper howse is that by this meanes of leaueing all to the Breast of the Courts, all is againe Left to discrecon and soe the Acte unnecessary as it lyes

Voted that it pass

John Gittings Clre:

Then came from the Lower howse this following paper Whereas the place can not be readyly agreed vpon nor the Manno! how a State howse may for the present be built, and the Widd Lee proposeing to this howse, to sett that howse she now lives in to Sayle lt is thought most convenient that the said howse be bought for the present vse of the Country till a better and more convenient may be found out and that this be proposed to the Vpper howse for their approbacon.

William Bretton Clk:

It is ordered by the Vpper howse that the next Sattirday be the day of Sessions.

John Gittings Clre.

Vpon readeing an Acte Entituled an Acte for p^rscribing how to give Evidence to those of tender conscience. Whereupon it was putt to the vote of the howse whether the forme of takeing an oathe should be altred yea or not

Vnanimously Voted Not

And that the reasons be drawne vp and given them in wryting

The howse is adjourned till nine of the Clock to morrow morn:

Thursday the 10th Aprill Present as Before

Then was read the Acte made the last Assembly Entituled an Acte for encouragem! of such Souldiers as shall adventure in the defence of the Country which being read the Leivtenn! Generall according to the vote of this howse passed the 2d day of Aprill and the desire therein Conteyned to Confirme this Acte in his Lops name, Did in his Lops name declare his Lordships Assent to the said Acte.

Ordered that Daniell Jenifer Messenger carry the acte entituled an Acte for piscribeing how to give Evidence to those of tender conscience with the reasons under written why it cannot pass, to the Lower howse Reasons why the Acte p^rscribeing how to give Evidence to those of tender Consciences cannot pass.

U. H. Journal 1659–69

I The Assembly hath admitted and obliged the Judges to proceed according to the Lawe of England and in that Lawe wee can take noe mans life nor dispose of any mans Estate but by the oathe of lawfull wittnesses

2 Many Lawes of this Province not to be repealed directly

in words prscribe an oathe vpon the holy Evangelists

3 Persons though not of tender consciences if they have a mind to pleasure a freind knoweing such a Declaracon not to binde soe severely in conscience as an oathe, will be apt to prend tendernes of conscience, Soe to wave a perjury before God.

4 It will render all Testimonyes taken in this Province in-

valid in any Cort either in England or other plantacons:

5 Vpon the like Acte tendered the last Assembly noe person would engage or promise that all persons prending a tendernes of Conscience would soe give Evidence if setled by a Lawe

John Gittings Clre:

Then was read the Acte appoynting Sherriffs Voted that it pass

Ordered that the Acte touching Runawayes and the Acte concerning Indians be sent to the Lower howse with the Amendm^{ts}.

The howse adjourned till nine of the Clock to morrow morn:

Fryday the 11th of Aprill Present as Before Then was p^rsented this following peticon

To the Right honoble the Leiutent: Generall with the rest of the wopfull the members of the Vpper and Lower howse

The humble peticon of the Inhabitants of St Mary's County by way of aggreivance by their Burgesses &c.

Humbly sheweth

p. 132

That whereas the Generall Burden and charge of Grand juryes in Refference to Provinciall Cots doth lye vpon the per-

U. II. ticular County of S! Marys It is humbly desired that that Journal charge be made Generall for the future

And yo! pet! shall pray &c.

To which peticon this answere vnderwritten was sent to the

Lower howse (vizt)

Every County in the Province by the lawe of England now admitted ought and must Impannell a Grand Jury Quarterly to enquire soe that the charge is equall in all Countyes which this howse conceives an answere to this peticon and order this to be sent to the Burgesses to be communicated to the Speaker

John Gittings Clre:

Then was read an Acte of Gratitude for the Leivetenn! Generall Voted that it be fayre written and assented vnto by this howse, and that it be carryed to the Clk of the Lower howse for his hand thereto.

Then was read an Acte for the purchasing of a State howse and Prison

Voted that it pass

Then was read the Acte imposeing a fee on them who shall be marryed Voted that it pass

Then was read an Acte concerning Payment of debts due by bill. Voted that it pass: as alsoe an Acte concerning Taxable persons

Then was read an Acte declareing what shall be done by the Sherriff ex officio: As alsoe an Acte for Encouragem! of ordinary Keepers. Voted that they be fayre written; and pass

Then was read an Acte Concerning the Secretary and addicon to his fees. Voted that it be fayre written and pass.

The howse adjourned till nine of the Clock in the morning

U. II. Journal 1659-99 Pt 33 Sattirday 12th Aprill

Present as Before

Then was read an Act reviving certain Laws within this Province

Voted that it be fair written & assented unto

Then was read an Act Concerning Fees due from Criminal persons, To which the house Assented & ordered it to be fair written & sent to the Lower House

Then was read an Act concerning payment of Mony & U. H. Bullion brought into this Province. To which the house Idean Journal 1659-99 Assented & ordered it to be fair written & sent to the Lower House.

Then was read an Act for Encouragement of sowing English Grain, to which the House Assented & ordered it to be fair written & sent to the Lower house

Then was read an Explanation of that Clause in an Act made by Cap! Will. Stone the 21st April 1649 touching Hogs & marking of Cattle As also an Additional Act touching Hog Stealers &c Both which the House Assented unto & ordered them to be fair Written & sent to the Lower House

Upon reading the Act concerning Burgesses' time & Charge Voted that the Lower House be desired to Come to this House to a Conference before they proceed to Sessions

Upon the Return of the Act from the Lower House concerning the Burgesses time & Charge & of that other Act propounded for the Councellours Charge in the Upper House

The Sense of the Upper House is that if both Houses think it unfit (& doubtless It is that any Person should serve the publick Gratis, that we do both join in making an Act providing for the Burgesse's fee or Sallary for the future as also for the Councellours & Commissioners' Allowance or Sallary and that for the present Charge of the Burgesses in this Assembly that the Ordinary Keepers' Charge & no more be allowed them & that the Clerk Messenger & Door Keepers of both Houses be paid by the publick Levy and that this be sent to the Lower House as an Answer to that Act.

The Lower House are desired in drawing up the Act to give the same Fee to the Clerk of the Upper House & door Keeper as they give their own

John Gittings Clk

Then Came the Lower House & returned the aft Paper Endorsed Viz. As to this Paper the Vote of this whole House Nemine Contradicente that they cannot assent thereto.

W[™] Bretton Clk.

Whereas this day was appointed the day of Sessions, the day drawing now to an End, It is ordered that the Lower House be sent to know whither they have yet any thing of p. 34 Moment to offer to this House that We may either prorogue the day of Sessions or proceed immediately to Conclude the Sessions

John Gittings Clk

U. II. Journal 1659-99 Then came from the Lower House the following Act

An Act for the Burgesses Attendance and Charge

Be it Enacted by the Lord Proprietary with the Consent of this present Generall Assembly that each respective County shall this next Ensuing Crop satisfy their respective Burgesses Charges & Attendance for this Assembly, & that Mrs Hannah Lee be paid out of the publick Levy one thousand pounds of Tob? and John Shanks be paid likewise out of the publick Levy 300 pounds of Tobacco & also to proceed immediately to Conclude the Sessions

W. Bretton Clk.

The Sense of the House is they cannot Conceive of any other Way whereby they may be satisfyed

W^m Bretton Clk.

U. 11. p. 135

And in this, This howse thought not fitt to Complye with Journal them John Gittings Clre:

Voted that the Speaker be sent too to conclude the Sessions

An Acte for the Burgesses Expences

Be it Enacted by the Lord Proprietary by and with the Consent of this p^rsent Generall Assembly that every County shall sattisfye vnto their respective Burgesses all their necessary Expence this Assembly for meate drinke and Lodgeing for themselves and all charges of boate and hands att this next ensucing Crop as also one thousand pounds of tobacco to Hannah Lee Widd. for howse roome. And that John Shancks be payd three hundred pounds of tobacco And that M! William Bretton have two thousand pounds of tobacco and M. John Gittings one thousand pounds of tobacco and five hundred pounds of tobacco to John Metcalfe Doore Keeper

Ordered that this paper be sent to the Lower howse for their Concurrence in itt And that M! Lloyd who carrys itt desire them to Conferr this with their owne paper, and see whether their request be not answered in Terminis and that they Signifye their Assent or disassent with speed that the Sun may not sett before wee conclude the Sessions

Then came the Speaker and Members of the Lower howse to give their Assent to the said Acte and to Conclude the Sessions

The two howses after the readeing of the Lawes joyned in U. H. this Declaracon (that all publike money by theis Acts to be Journal 1659-69 leauyed shall be assessed by the Governor and Councell, as p. 136 also the publike charge of three thousand pounds of tobacco brought into the lower howse this day for publike Expence which being ended The Chancellor by order from the Leiuetenn! Generall Declared that the howse was Dissolved:

Acts made at a Sessions of Generall Assembly begun and held at S! Marys the first of Aprill 1662 by the honoble Charles Calvert Esq! Gouernor of the Province of Maryland

Whereat were preent Charles Caluert Esq. Leiuten! Generall Philip Calvert Esq! Deputy Leiuet and Chancellor Henry Sewall Esq! Secretary Robert Clarke Baker Brooke Edward Lloyd Cap! James Neale and M! John Bateman Esq! Councell! As alsoe the Burgesses of each respective county (viz^t)

St. Marys County Coll. William Euans Luke Gardner Thomas Turner and Richard Willan

Kent County Cap! Robert Vaughan and Richard Blunt Gent: Calvert County Richard Preston Cap! Thomas Manning Leivtenn! Thomas Trueman and Richard Smith

Anne Arrundell County Rob! Burle Richard Beard and Ralph Hawkins Gent:

Charles County Zachary Wade Gent:

Coll Nathaniell Vtyc and Cap! Thomas Baltemore County Stockett Gent:

Talbott County Leivetenn! Richard Woollman Gent:

An Acte Concerning those Serv^{ts} that haue Bastards

p. 137

Whereas Divers weomen Servants within this Province not haveing husbands liveing with them, have been gotten with Child in the time of their Servitude to the greate dishonor of God and apparent damage to the Mrs or Owners of such Servants and noe Lawe yett provideing where the Damage shall bee Recoverable for Remedy whereof Be it enacted by the Lord Proprietary by and with the Consent of the Vpper and Lower U. II. howse of this p^rsent Generall Assembly That every such Mother of a Bastard Child not able sufficiently to prove the party charged to be the Begetter of such Child In every such case the mother of such Child shall only be lyable to sattisfye the Damage soe Susteyned by Servitude or otherwise as the Court before whome such matter is brought shall see Convenient.

Provided That where the mother of any such Child as afore-said shall be able to proue her charge either by sufficient Testimony of Wittnesses Confession or pregnant Circumstance agreeing with her Declaracon in the Extremity of her paynes and Throwes of Travaile, or her oathe taken by some Magistrate, then the party charged if a Servant to sattisfye halfe the said Damage, if a Freeman then the whole damage by Servitude or otherwise as the Court before whome such matter is brought as aforesaid shall thinke fitt

And if any such mother as aforesaid be able to prove by such Testimony or Confession that the party charged being a Single person and a Freeman did before the begetting of such Child promise her Marryage that then he shall performe his promise to her or Recompence the Abuse as the Cort before whome such matter is brought shall see convenient the Quallity and Condicon of the persons Considered. This Acte to endure for three yeares or to the End of the next Generall Assembly

The lower howse haue
Assented
Win Bretton Clk.

The vpper howse haue Assented John Gittings Clre.

p. 138

An Acte for the Publicacon of Marryages.

Be it Enacted by the Lord Proprietary by and with the Consent of the Vpper and Lower howse of this Generall Assembly That all persons who shall desire marryage haue liberty to applye themselues either to a Minister or Pastor or Magistrate for the Contracting thereof. And be it further Enacted by the authority aforesaid that all persons within this Province intending marryage shall make Publicacon thereof either at the Church or Chappell next where they dwell County Court or Meeting howse. And that at such tymes as such Church Chappell Cott or Meeting howse be full and thereby capable to take Cognizance thereof. And that it shall and may be Lawfull vpon Certifficatt had from the Minister Pastor or County Court where such Publicacon shall haue been made (three weekes after the said Publicacon) for either Minister Pastor or Magistrate to joyne in marryage such persons as aforesaid.

And if any person shall prsume to Contract Marryage without U. H. such Publicacon be made and Certifficatt had as aforesaid or Journal without particular lycence from the Leinsteant Constant without particular lycence from the Leiuetennt Generall or cheife Governor of this Province doe privately within the lymitts of this Province Contract marryage Every person soe contracted or marryed shall be lyable to a fine of one thousand pounds of tobacco And every such Pastor Magistrate or Minister joyning in marryage any persons without such publicacon or any wayes infringing this Acte shall be lyable to a fine of five thousand pounds of tobacco the one halfe of the fine to the Lord Proprietary the other halfe to the Informer to be recovered by accon of debt or Informacon wherein noe wages of lawe Essoyne or protection to be allowed or Admitted. And be it further Enacted that all Contracts or promises of marryage not made before some Minister Pastor or Magistrate with two sufficient wittnesses shall be and are hereby declared Null and voyd This Act to Endure for three yeares or to the end of the next Generall Assembly

The Lower howse haue Assented Assented W^m Bretton Clk. John Gittings Clre.

An Interpretacon or Explanacon of that Acte lymiting Servants tymes made the last Assembly Anno

p. 139

Whereas at an Assembly held at Saint Marys the 17th of Aprill 1661 There is a Clavse in the Acte lymiting Servants tymes (vizt) That every Master Mrs or Dame Assigne or Trustee of what kind soeuer owneing or keepeing any such Servant as aforesaid whether by vertue of transportacon Purchase or otherwise shall within three moneths next after the receiveing such Servant into their Custody within this Province bring the said Servant into their respective County Court where they doe inhabite And every of the said Courts are hereby authorized to Judge & determine the age of such Servants soe brought and cause the same to be entred upon Record. And every one as aforesaid neglecting or refuseing to bring such Servant or Servants before the Court as aforesaid shall loose one whole yeares tyme of service of the direccons aforesaid which said Clause was not intended to the benefitt of such Servants as were twenty two yeares ould or vpwards and brought into this Province. Be it therefore enacted by the Lord Proprietary with the advice and Consent of the Vpper and Lower howse of this present Generall Assembly that noe Master Mistres Dame Assigne or Trustee whatsoeuer shall suffer any damage for not

U. H. bringing any Serv! of the age of twenty two yeares or vpwards to the County Courts, anything in that Acte to the Contrary hereof notwithstanding

The Lower howse haue Assented W^m Bretton Clk. The Vpper howse haue Assented John Gittings Clre.

An Explanacon of that Clause in an act made by Cap! William Stone the 21st day of Aprill 1649 touching hoggs and marking of Cattle.

Whereas some disputes have been raysed in County Courts concerning the killing vnmarked Swyne vpon ones owne land as is signifyed by a Parenthesis in that Acte. Both howses doe make this Interpretacon that ones owne land shall be Construed and Interpreted that land which is Pattented and for which he payes yearely Rent to the Lord Propriet.

The lower howse haue Assented W^m Bretton Clk The Vpper howse haue Assented John Gittings Clre.

An Acte Concerning paym! for money and Bullione brought into this Province

Whereas it appeares that the Importacon of money and Bullione into this Province is of greate Concernm! for the Good of the Inhabitants here in severall respects for the better Effecting and procuracon thereof Be it Enacted by the Lord Proprietary by and with the Assent and approbacon of the Vpper and Lower howse of this present Generall Assembly that after provision made for the same in this Province every Househoulder and Freeman in the Province shall take vp tenn shillings p pole of money Currant in this Province according to the Acte for the Mint for every Taxable pson under his or their charge or custody to be payd for in good casked tobacco att 2^d p!b And all househoulders and Freemen as aforesaid are hereby obliged and Engaged to pay the said tobacco vpon tender of the said Sumes of money proporconably for every such psons respective family. This Acte to endure for three yeares or to the End of the next Generall Assembly.

The Lower howse haue Assented W^m Bretton Clrk

The Vpper howse haue
Assented
John Gittings Clre.

An Acte for Encouragem^t of soweing English Grayne

U. 11. Journal 1659-69

Whereas it appeares that the soweing of English Grayne will conduce much to the publike good of the Inhabitants of this Province and for the better encouragem! herein Be it Enacted by the Lord Proprietary with the Assent of this preent Generall Assembly that wheate here groweing shall pass and be taken at five shillings the Bushell; Barley and English pease att three shillings the Bushell, Rye at foure shillings the bushell and oates att two shillings six pence the Bushell And be it p. 141 further Enacted that all persons that shall tender paym! in such Graynes either upon Publike paym! of rents leauyes or money debts shall be allowed for the same as aforesaid which money shall pass in discount of tobacco debts at 2^d p ^{lb} This Acte to Endure for three yeares or to the end of the next Generall Assembly

The Lower howse haue assented

William Bretton Clk:

The Vpper howse haue assented

John Gittings Clre.

An Acte Concerning the paym! of fees due from criminall persons

Whereas divers Complaynts have been made by severall Countyes of this Province occasioned for that they have been forced to pay the fees of imprisoned Criminalls, The persons by whome such fees ought to be payd being released and goeing free to the greate Encouragem! of offendors for the prvencon of which for the future Be it Enacted by the Lord Proprietary with the consent and approbacon of the Vpper and Lower howse of this present Generall Assembly that from henceforward noe person either Sherriffe or Goaler shall charge either their owne County to which they belong or the publike with any fee for any Criminall whatsoever comitted to his charge And be it further Enacted tht when such Criminall is discharged according to order & Course of lawe Then such Criminall shall pay his owner fee due to such Sherriffe or Goaler as are due by Acte of Assembly either by servitude or otherwise. Provided that when such Criminall is discharged by order as aforesaid such Sherriffe or Goaler shall not demand fee from and after the tyme when such order given vales the pson soe freed as aforesaid shall delay paym! of such fees by Servitude or otherwise Prouided alsoe that this Acte shall not intend to Malefactors whoe are Executed or to such other psons who shall be banished haueing noe Estate in the Province In all web Cases the

U. H. Sherriff or Goaler shall recouer his fee either upon the County where such Criminalls were dwelling or Resideing or vpon the whole Country as the Provinciall Court shall adjudge in such cases. This Acte to endure for three yeares or to the End of the next Generall Assembly

The Lower howse haue The vpper howse haue assented Assented

W^m Bretton Clk.

John Gittings Clre.

An Acte for the Reuiuing Certaine Lawes within this Province

For as much as certaine Temporary Lawes made and Enacted att a Generall Sessions of Assembly held att S! Leonards

in Calvert County Anno 1658 being found very Convenient and necessary much Conducing to the Publike good of this Province which said Acts many of them were renued the last yeare att a Sessions of Generall Assembly held at St Johns in the County of St Marys 2º May 1661 and was againe Expired. It is therefore Enacted and be it Enacted by the Lord Proprietor with the Assent and approbacon of this preent Generall Assembly That the Acte entituled an acte concerning the Gage of tobacco hhds And the Acte entituled an Acte for the Killing of wolfes and the Acte entituled an Acte prohibiting Ground Leaues and Seconds And the Act entituled an act Concerning a Register of births marryages & Buryalls And the Acte entituled an acte for the Advancemt of Childrens Estates be all and every of them as they are here rehearsed and sett downe againe renewed and stand in force within this Province according to the lymitac \overline{o} n expressed in the said severall Acts. And Forasmuch likewise as divers Acts were Enacted att a Session of Generall Assembly att St Johns 2^d May 1661 by the Honoble Philip Calvert Esq! his Lops then Governor some of which Acts being Temporary are now in like manner according to the lymitacon expired. The which being found noe wayes P. 143 hurtfull either to the Inhabitants or Merchis Tradeing hither, but Contrarywise much Conduceing to the Weale Publike of this Province as aforesaid. It is Enacted and be it Enacted by the Lord Proprietary with the Consent and approbacon of this Generall Assembly That the Acte Entituled an Acte for the Appoyntm! of certaine officers saue only in the last Clause Touching Sherriffs a new Act being now agreed on and passed this Assembly concerning Sherriffs be renewed And the Acte Entituled an Acte for Millitary discipline, And the Acte Entituled an acte Concerning the Height of fences, And the

Acte entituled an Acte for Conveyance of all letters Concern- U. II. ing the State and Publike Affayres Be every of them as here Journal rehearsed and Sett downe Renewed and stand in force with rehearsed and Sett downe Renewed, and stand in force within this Province according to the lymitacon expressed in the said Severall Acts This Acte to endure for three yeares or to the End of the next Generall Assembly.

The Lower howse haue The Vpper howse haue assented assented

W^m Bretton Clk'

John Gittings Clre.

An Act for the Encouragem! of Ordinary Keepers

Whereas in all Countryes itt is found that there is a necessity of alloweing and Keeping Victualling howses for the Entertaynm! of all persons as well Strangers as others, and more especially in their pts in respect of the distance of our habitacons being many tymes Constrayned to appeare for the Administracon of Justice for the houlding and attending Courts and vpon other occasions as absolute necessity requires And for want of such Victualling howses divers persons are either exposed to greate hazards of their healths or much burthensome to perticuler adjacent Neighbours where such Administracon of Justice is usually to be had Therefore for the better Encouragem! of all honest and well minded people whoe either now doe or which shall hereafter Keepe such Victualling howses. Be it Enacted by the Lord Proprietary by and with the Consent of this preent Generall Assembly that all Ordinary Keepers debts either vpon bill or accompt how inconsiderable or of what vallue soeuer, p. 144 and Vnder hand wryting and Wittnes shall be allowed due and payd by way of Execucon after demand made and refusall of payment without further Suite or trouble att Lawe Prouided that the Sherriff or other person appoynted by such Ordinary Keeper, to collect or gather vp such Ordinary debts after demand made and refusall of payment as aforesaid, and forced to leavy the same by way of Execucon shall be authorized therevnto by the Leiuetenn! Generall or other cheife Magistrate or Judge according to their Comons lymited in that kind Provided alsoe that a bill under handwryting and Wittnes due from such Ordinary Keeper without further Suite shall be allowed in discount to any bill under hand wryting and Wittness due to such Ordinary Keepers vpon Execucon, (And all accis vnder hand wryting without Wittnes shall be allowed in discount to any bill under hand wryting and Wittnes due to such Ordinary Keepers vpon Execución) And all Accompts under hand wryting without Wittness shall be allowed of in discount

U. H. ag! any such Ordinary Keepers accompt vnder hand wryting without Wittness This Acte to endure three yeares or to the End of the next Generall Assembly

The Lower howse haue Assented W." Bretton Clk

The Vpper howse haue
Assented
John Gittings Clre.

An Acte concerning Proceedings att Lawe

Whereas severall differences doe arise within this Province wherein there is noe Rule or Lawe prouided in the Province whereby to determine such differences And to leaue to much to discrecon is to open a Gapp to Corrupcon for the avoyding such Inconveniencys Be it Enacted by the Lord Proprietary by and with the Consent of the Vpper and Lower howse of this present Generall Assembly That in all cases where the Lawe of this Province is silent, Justice shall be administred according to the lawes and Statutes of England, if pleaded and produced And all Courts to Judge of the Right pleadeing and inconsistancy of the said Lawes with the good of this Province according to the best of their Judgemts Skill and Cunning This Acte to endure for three yeares or to the end of the next Generall Assembly

The Lower howse haue Assented W^m Bretton Clk. The Vpper howse haue assented
John Gittings Clre.

An Acte declareing what shall be done by the Sherriff ex Officio

Whereas certaine charge is lately arisen in the Province by the seuerall Sherriffs exacting Sallary for such matters as were formerly executed Ex officio without Sallary for remedy as more assertayning the Sherriff demands in like Cases Be it therefore Enacted that all the Sherriffs shall execute and pforme or cause to be executed and performed all writts warrts and Proclamacons to them directed from the Governo! or Secretary relateing to the publike only And returne the same if returnable ex officio without Sallary

The Lower howse haue Assented W^m Bretton Clk

The Vpper howse haue Assented John Gittings Clre.

An Acte Concerning paym^t of debts due by bill

U. 11. Journal 1659-69

Whereas many Inconveniencys haue happened in this province concerning Judgemts and bills brought in and pleaded, but most especially vpon dead mens Estates whereby itt may p. 146 be Conjectured that such Judgemts or bills being of a long standing haue been formerly payd and defrayed for the prvencon whereof for the future Be it Enacted by the Lord Proprietary by and with the Assent of this preent Generall Assembly that noe Judgem! bill Bond or other Instrum! under handwryting shall be allowed or pleadeable in any Courts of this Province after three yeares after the date of such Judgem! bill bond or Instrumt as aforesaid excepting such Judgemts as are already had and bills bonds or Instrumts as are already made or taken before the End of this preent Generall Assembly And be it further Enacted by the authority aforesaid that all such Judgemts bills Bonds or other Instrumts already taken shall not be allowed as aforesaid unles they be sued out or Renued within the prfixed tyme menconed in this Acte Prouided that if either Debtor or Creditor be att any tyme out of the Province the full tearme of three yeares either party may clayme the benefitt of this said Acte within the prfixed tyme after their Returne into the Province for the pleadeing or Renueing this Acte to endure for seaven yeares or to the End of the next Generall Assembly.

The Lower howse haue The Vpper howse haue assented Assented

W^m Bretton Clk:

John Gittings Clre.

An Acte Concerning Taxable persons

Whereas divers Seruants are brought into this Province and many disputes ariseing Concerning their ages when they may be accompted taxable Be it Enacted by the Lord Prop! by and with the Consent of the Vpper and lower howse of this Assembly that all Male Children borne in this Province shall be take and accounted Taxable att the age of sixteene yeares p. 147 and vpwards And all Male Servants imported into this Province att or before the age of tenn yeares shall be accounted Taxable and soe rated And all Slaues whatsoever whether Male or female imported or borne in the Province att or aboue the age of Tenn yeares shall be likewise Esteemed and accounted taxable & soe rated as aforesaid This Acte to endure for three yeares or to the End of the next Generall Assembly

The Lower howse haue Assented

The Vpper howse haue Assented

W^m Bretton Clk.

John Gittings Clre.

U. H. Journal 1659–69

An Acte imposeing a fee on them who shall be marryed

Whereas by the Lawe of this Province all psons intending Marryage may applye themselves either to the Minister Pastor or Magistrate for the Contracting of the same And there being noe fee allowed or Sett to be payd either to the Minister Pastor or Magistrate from the partys contracting marryage as aforesaid Be it therefore Enacted by the authority of this present Generall Assembly that either Minister Pastor or Magistrate are hereby impowered by vertue of this Acte to demand Challenge and receive from the partys soe marryed or Contracted one hundred pounds of tobacco. This Acte to endure three yeares or to the end of the next Generall Assembly

The Lower howse haue The Vpper howse haue assented Assented

W^m Bretton Clk

John Gittings Clre.

An Acte Concerning Indians

Where as Sundry Complaynts have been made by severall p. 148 Inhabitants alleadgeing that the Indians vnder prtence of Killing wilde hoggs doe hunte and drive away their Tame hoggs and Cattle, And doe moreover sell and trade both with the Inhabitants of the Province and likewise with Forreignors or Strangers for Beefe and Porke For prvencon of which for the future Be it Enacted by the Lord Proprietary by and with the Assent of this Generall Assembly That all and every Inhabitant of this Province Stranger or Forreignor vpon what prtence soever tradeing or buying of any Indian or Indians more or less Quantity of dead Beefe or Porke shall forfeite for every such Offence five thousand pounds of tobacco Moyety to the Lord Proprietary the other moyety to the Informer, to be recovered by accon of debt or Informacon wherein noe wager Essoyne or protection of Law to be allowed This Acte to endure for three yeares or to the End of the next Generall Assembly.

The Lower howse haue Assented

W[™] Bretton Clk

The Vpper howse haue assented

John: Gittings Clre.

An Acte appoynting Sherriffs

Be it Enacted by the Lord Proprietary by and with the Consent of the Vpper and lower howse of this p^rsent Generall

Assembly That the Com^{rs} in every County Court yearely some tyme in the moneth of March doe p^rsent to the Right Hono^{ble} the Lord Proprietary or his heires or his or their Leiut! and cheife Governor of this Province three persons Inhabitants of that County not haueing been Sherriffe the yeare then ending out of which three his said Lo^p or his heires or his or their cheife Governo^r shall appoynte one to serue as Sherriffe And that such Sherriff soe p^rsented & appoynted as aforesaid shall serue as Sherriffe one yeare and noe longer

And be it further Enacted by the authority afores! that every such Sherriff shall give bond to the Com! of each respective p. 149 County for the due performance of his office. And that the respective Countyes shall be security to the Lord Proprietor or his Leiuetenn! Generall or cheife Governor for the Sherriffe (by such respective Courts presented) for the due pformance of his Office as aforesaid. This Acte to endure for three yeares or to the end of the next Generall Assembly.

The Lower howse haue Assented W^m Bretton Clk.

The Vpper howse haue Assented John Gittings Clre.

An Acte touching Runawayes

Whereas severall Masters and Mistresses of servants have Susteyned greate prjudices Losses and Damages by reason of their Servants running Away or absenting themselues from their Masters Mistresses or Dames Service And that Lawe made and Enacted by Capt Wm Stone Anno 1650 doth not reach to the effectuall prvencon of such Runawayes, and what was then intended by that Acte; Be it therefore Enacted by the Lord Proprietary by and with the Consent and approbacon of this preent Generall Assembly that noe Servant shall Travayle aboue two Myles from his or her Masters Mrs Dames or Overseers howse without a pass Certifficatt or wryting from vnder such their Master Mistresses Dames or Overseers hand. And any Inhabitant of this Province wittingly or willingly Entertayning such Runawayes Servant one night Contrary to the intent of this Acte shall be lyable to all damages such Mrs Mistresses Dames or Overseers shall susteyne by such Servants unlawfull departure without Certiff! as aforesaid as the Cort before whome such case called shall adjudge the same. And be it further Enacted th! all Inhabitants whatsoeuer of this Province by vertue of this Acte (though not authorized thereto by Comon are impowred to Examine all Strangers and other suspicious psons either Servants or Freemen, that shall not U. II. shew sufficient Pass or Certifficatt, or not knowne by Integrity Journal or Comon fame to carry such persons before the next Justice of the peace further to examine them, and dispose as according to Lawe he shall thinke fitt. This Acte to endure for three yeares &c.

The Lower howse haue assented

W^m Bretton Clk

The Vpper howse haue Assented John Gittings Clre.

An Acte of Gratitude for the Leivtenn! Generall

Whereas severall feares and Jealousies have been raysed in this Province by some either Jealous evill affected or discontented Spirritts concerning his Lops Governmt seekeing to alienate the minds and affeccons of the Inhabitants from his Lop and his Governor and Governm! without just Cause The Contrary whereof now evidently appeares to us Assembled in this Generall Assembly as may be Instanced by many perticulers as his frequent Declaracon from sd Lo? But now more especially in his gracious Condiscending that his onely Sonne and vindoubted heire come and live amongst vs, not onely to Governe us in our due obedience but alsoe to releive our reall aggreivances (as by his free and Gratious declaracon to us in the very beginning of this Assembly was proposed and delivered, And that wee can or may in noe waye doubte of his reall love and affeccon towards us and the Welfayre of this Province, well knoweing that the benefitt of Governmt must redownd to our owne Good. And that unless the Inhabitants of the Province doe cheerefully Contribute towards the mayntenance thereof they may in tyme to come want that wen now they peaceably Enjoye Therefore to express our hearty well wishes, and as farre as the Condicon of the Province can now well beare Considering some Taxes which will fall vpon vs and P 151 must be provided for doe humbly pray that it may be Enacted And be it Enacted by and with the Consent of the Vpper and Lower howse of this preent Generall Assembly that every taxable person within this Province shall pay twenty five pounds of tobacco to the now Leiutenn! Generall yearely for his owne proper use To be leauyed upon all the Taxable persons abideing within this Province p pole This Acte to endure for three yeares or to the End of the next Generall Assembly

The Lower howse haue The Vpper howse haue Assented assented

W^m Bretton Clk.

John Gittings Clre.

An Acte lymiting Servants tymes

U. H. Journal 1659-69

Whereas certaine differences too frequently arise betweene Masters and Servants in this Province in and aboute the tyme of services and Customes often pleaded on both sides in this minority of seateing for prvencon of the like it is Enacted And be it Enacted by the Lord Proprietary by and with the Consent of the upper and lower howse of this present Generall Assembly that every Servant transported into this Province after the end of this Assembly being of the full age of twenty and two yeares or upwards not haueing Indenture or other sufficient Testimony for the tearme or tyme of his or her comeing in such Servant shall serue him or her that transported and payd the Passage of the said Servant or their Assigns from and after their first Arrivall into this Province the full tyme of foure yeares if between the age of Eighteene and twenty two yeares such serv! shall serue fiue yeares, if betwixt the age of fifteene and Eighteene such Servant shall serue six yeares And any Servant of what age soeuer under fifteene yeares and Comeing in as aforesaid shall serue till he or she arrive to the age of one and twenty yeares. And be it further Enacted p. 152 that every Master Mistres or Dame Assigne or Trustee of what kind soeuer owneing or keepeing any such Seru! as aforesaid whether by vertue of transportacon Purchase or otherwise shall within six moneths next after the receiving of such Servant into their Custody within this Province except he she or they clayme but foure yeares Service of such Servi bring the said Servant the said Servant into their respective County Cort where they doe inhabit and every of the said Courts are hereby authorized to Judge of and determine the age of such Serv^{ts} soe brought, and cause the same to be Entred vpon record And every Ownor as aforesaid neglecting or refuseing to bring such Servant or Servants before the Courts as aforesaid shall not onely stand to the determinacon of the Court, but also suffer the penalty of one thousand pounds of tobacco for depriueing the Courts of such opportunity of view of the party And if any Master or serv! aforesaid be aggreized with the determinacon of the Cort he shall within the tyme determined for their Service produce an Authentick Certificatt of such Servants age and shall have Remedy according to the ages afore menconed And be it further Enacted by the authority aforesaid that noe Indenture made by any Serv! during the tyme of service due by former Indenture or by determinacon of the Cort according to the tenor of this Acte shall anywise oblige any Seru! for longer tyme then by his first Indenture or determinacon of the Cort shall be lymited and appoynted Prouided that this Acte nor any thing therein conteyned shall not give or be Construed to

U. H. give any benefitt to any Slaue whatsoever This Acte to en-Journal dure for three yeares or to the end of the next Generall Assembly.

The Lower howse haue assented

The Vpper howse haue assented

W^m Bretton Clk:

John Gittings Clre.

p. 153

An Acte Concerning the Secretary and add -icon to his Fees

Be it Enacted by the Lord Proprietary wth the Consent of this prent Generall Assembly That the Secretary of this Province shall send to each respective County Court within this Province All the Lawes of the Province in force with the lesser Seale affixed to them for the which each Respective County shall pay to the said Secretary One thousand pounds of Casked tobacco. And to a further addicon to the Secretarys fees of this Province till a further Settlem! therein. Be it Enacted that the Secretary shall have

	lb tob.
For every Lycence for Marryages twenty shillings Sterling or	1 20
For Merchants or Masters of shipps \ Protests, and for recording them	200
For takeing Bond of the Mrs of shipps or other lesser Vessells	030
And Recording the said Bond	030
For Certifficatt of Mrs of shipps or other lesser Vessells	050
For Recording such Certifficatt	050
For discharge of a Ship or other lesser Vessell	050
For Recording such discharge	050
For Entring and takeing a List of all Servants and Passengers from the Mrs importing them one shilling in money p pole the said paym! to be made by the respective Masters or cheife Comanders of every of the said ships or Vessells or	006
· Google of	

For every Freeman transporting himselfe the same fee exp. 154 cepting Inhabitants and the said Sume to be repayed the said Masters or Comanders by the Freightors or Owners of such Servants

That every person or persons departing out of this Province U. II. shall pay to the Secretary for his or their Pass in money two Journal 1659-69 shillings six pence This Acte to endure three yeares or to the End of the next Generall Assembly.

The Lower howse haue Assented W^m Bretton Clk.

The Vpper howse haue Assented John Gittings Clre.

An additionall act ag! Hogs stealers

Whereas the former Acte against Hogs Stealers is found not to be sufficiently penall against the Offendors Be it Enacted by the Lord Proprietary by and with the Assent of this Generall Assembly that for the second offence The Offendor Convicted shall be burned in the Shoulder with a Letter H. with a red hott iron And that such an Iron be provided for every County Court This Acte to endure for three yeares or to the end of the next Generall assembly

The Lower howse haue Assented W^m Bretton Clk. The Vpper howse have assented John Gittings Clre.

An Act for the purchaseing of a State howse and A prison

Liber $C \ \& \ W \ \Pi$

Whereas it is most necessary that a howse and place be provided for the houlding Proal Courts requisite for the administracon of Justice and keeping of Assemblies in this Province As also a Prison for the Secureing Mallefactors and other Exorbitant Persons.

And the Members of this lower house of Assembly finding p. 149 it Convenient as farr as the present Condicon of the Country can now bear and to prevent greater charge upon the same to buy the houses and Plantation of Hannah Lee the Relict of Hugh Lee deceased to the end and Purpose abovesaid for which said houses and Plantacon the said Hannah demandeth twelve thousand Pounds of Casked Tobacco to be paid to her this next ensuring Cropp her willingness and Consent thereto she hath already declared to this psent Assembly and likewise doth engage herSelf Sufficiently to Cover the dwelling house without further Consideracon or allowance over and above the aforesaid sume of twelve thousand, Pounds of Tobacco this present year and also to dwell and keep ordinary in the same

Liber C & W H for the tearme of three yeers for the necessary and requisite accomodation of all Be it therefore Enacted by the authority of this present Generall Assembly that the said Hannah Lee shall make over a true and just Conveyance of the said Land and houseing at S! Maries where she now dwells and other appertenances belonging thereunto at the next Provinciall Court to be held in June next to the Governour and Councill and to be kept in the Secretaryes office of this Province And Bee it, further Enacted by the authority aforesaid that the said sume of twelve thousand pounds of Casked Tobacco be paid to the said Hannah Lee for her said house and Plantation and be leavyed by an equall assessment p pole upon every taxable Person Inhabiting or resyding within this Province.

An Act for the Burgesses Expences.

P. R. O. Colonial Entry Book No. 53

Bee it enacted by the Lord Proprietary By and with the consent of the Upper and Lower House of this Generall Assembly that every County shall satisfy unto their respective Burgesses all their necessary expences this Assembly for meat drink and lodging for themselves and charges of boat and hands att this next ensuing cropp as also one thousand pownds of tobacco to Hannah Lee for house roome and that John Shancks bee payd three hundred pownds of tobacco And that Mr William Bretton have two thowsand pownds of tobacco and Mr John Gittings one thowsand pownds of tobacco and five hundred pownds of tobacco for Mr John Metcalfe Doore Keeper

The Lower House have assented. Wm. Bretton

Clk.

The Upper Howse have assented John Gittings Clk.

PROCEEDINGS AND ACTS

OF THE

GENERAL ASSEMBLY OF MARYLAND,

At a session held at St. Mary's, September 15-October 3, 1663.

CECILIUS CALVERT, LORD BALTIMORE, Proprietary.

CHARLES CALVERT, Governor.

THE UPPER HOUSE OF ASSEMBLY.



July 20th 1663

Cæcilius Absolute Lord & Prop! of the Provinces of Mary- U. II. land & Avalon Lord Baron of Baltemore &c: To the Sheriffe Journal of St Maries County Greeting. Whereas by the advice & consent of Our Councell We have determined to hold an Assembly of the ffreemen of Our Province att St Maries uppon the 15th day of Septembr next ensuing, there to consider certaine things Concearning the State & Wellfare of this Our Province of Maryland. Wee Comand yo". Co!! Will Evans Sheriffe of St Maries County, tht making Proclamacon as soone as conveniently may bee after Receipt of this Writt att the discretion of the ffreemen of yo! County yo! cause One Two Three or ffowre discreet Burgesses to bee elected to serue in the seyd Assembly. There to doe & consent to such things as by common Consent shall happen to bee ordayned & Enacted in the businesses afores! soe th! through want of sufficient power & inconsiderate Election of the afores. Burgesses the businesses afores may not remaine undone or neglected. And make yo Returne of this writt into the Secretaries office by the 8th day of Septemb! next. Gyuen att St Maries the 20th day of July in the 32 yeare of Our dominion ouer the sd Province Anog dni 1663

The like writt issued Eod die to Sheriffe Charles County

The like writt to Sheriffe Caluert County

The like writt to Sheriffe Annarundell County

The like writt to Sheriffe Kent County

The like writt to Sheriffe Baltemore County

The like writt to Sheriffe Talbott County

July 20th 1663

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Cæcilius Absolute Lord & Prop! of the Prouinces of Maryland & Aualon Lord Baron of Baltemore &c: To our Trusty & Welbeloued Henry Sewall Our Councellor & Secretary Greeting in Our Lord God Euerlasting. Whereas Wee have appoynted to hould a Generall Assembly of the ffreemen of Our Province att St Maries uppon the fliveteenth of Septemb. Wee doe therefore hereby Will & require you that all excuses & delayes sett a parte you repayre in person to the s^{1} Assembly att the time & place prefixed there to aduise & con-

U. II. sult with Vs touching the important affayres of Our Prouince Journal Gyuen att St Maries the 20th day of July in the 32th yeare of Our dominion over the s^d Prouince Anoq dni 1663

The Like writt to Philip Caluert Esq! Chancelor &c

The Like writt to Rob! Clarke Esq^r
The Like writt to John Batemaⁿ Esq^r

The Like writt to Baker Brooke Esq^r

The Like writt to Jerome Whyte Esq^r Surveyo^r Grāll

The Like writt to Henry Coursey Esqr

The Like writt to Edw Lloyd Esq^r

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September 15th 1663

Journall of the Vpper howse of Assembly held by the Honolie Charles Calvert Esq. Governor.

Att S! Marys in the Province of Maryland to the Assembly appeared Charles Calvert Esq! Governo! Philip Calvert Esq! Chancellor Henry Sewall Esq! Secretary Jerome White. Rob! Clarke, Baker Brooke Edd: Lloyd and John Bateman Esq!!

Then appeared as Burgesses for St Marys County W^m Calvert Esq^r Robert Slye Thomas Notley and Cap! Nicholas Gwyther Gent.

Then appeared as Burgesses for Kent County Henry Carline and Robert Dun.

Then appeared for Calvert County Richard Preston Thomas Brooke, and Thomas Leitchworth gent.

Then appeared for Anne Arrundell County Thomas Meares George Puddington Richard Beard and John Holmewood gent.

Then appeared for Charles County Henry Adams and Joseph Harrison gent.

Then appeared for Baltemore County Major Sam Gould-smith, Thomas Stockett Francis Wright and Richard Bennett gent.

Then appeared for Talbott County Rich: Woollman gent

Both howses being mett and after the Chancellot had given the Lower howse the reasons for calling the Assembly and being licenced to choose their Speaker by the Leivtenn! Generall they departed.

And after some tyme returned and p^rsented Robert Slye gent, their Speaker who after disabling of himselfe was approved on by the Leiutenn! Generall

And the Vpper howse is ajourned till to morrow morning 9 of the Clock

Wednesday September 16th

U. H. Journal

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Present Philip Calvert Esq^r deputy Leiutenn^t and Chancello^r ¹⁶59–69 Jerome White Baker Brooke Edward Lloyd and John Bateman Esq^{rs}

A List of Acts to be taken into Consideracon (vizt)

A Lawe for prohibition for burying of servants privately. The plt to file his bill agt the deft 3 dayes before the Court begins

The Criminall Causes to be tryed att the Proall Courts

Amerciamts vpon all actions in Proall Courts.

Noe Arrests without Entry of Action

Grand jurys to prsent Offendors.

Pillory and Stocks att every Courte.

Prisons to be built in each County.

Publick Leavyes to be first payd.

Sherriffes to take Bayle.

Appraysemts of goods.

Noe Arrest for Sabbath dayes

English weights and measures in every County.

Concerning Orphans Estates.

Seateing vpon other devidents.

Lands five yeares in posson.

fraudulent Conveyances.

Lands to be marked and bounded

Bounds of lands to be every foure yeares viewed.

Attorneys for Businesses from England.

Ordinary Keepers how to sell.

Hyred Servants.

Runawayes.

Against vnruly Servants.

Against tradeing with Servants. Improvemt of Staple Comodityes

A Lawe prohibiting exportacon of Wooll and hydes.

Tan howses to be Erected.

Stray horses

To sett a Rate of all moneys.

Against private takeing away Boates & Canowes

Supply of Amunicon.

Masters of ships to provide foure mothes provision.

Administracons to whome to be granted.

A Publick Notary to be appoynted.

Then was read the peticon of Garrett Rutten Locksmith for an Acte for Naturalizacon for himselfe his wife and Children.

Ordered that itt be taken into Consideracon to morrow morning.

U. II. Then was read the pet of Alexander Toulson Gunsmith for Journal an Acte for Execucon for his debts being in small parcells

Ordered that itt be taken into Consideracon to morrow

morning.

And the Vpper howse ajourned till to morrow morning 9 of the Clock

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Thursday Sept 17th

Present Philip Calvert Esq! deputy Leiutenn! & Chancello! Henry Sewall Esq! Secretary Jerome White Baker Brooke Edward Lloyd Henry Coursey and John Bateman Esq!!

Then was read the pet! of Augustine Herman for an Act for Naturalizacon for himselfe Children and his brother in Lawe George Hack.

Ordered that an Acte of naturalizacon be prepared for the . Consideracon of both howses to naturalize Garrett Ruttzn and his Children, and Jacob Clauson ffreemen of this Province.

Vpon the petⁿ of Alexander Tourson Ordered that an Acte be prepared for both howses their Consideracon to give all Smiths Execucon vpon their Acc^{ts} vnder hand wryting or bills for Smiths worke done.

Ordered likewise that an Acte of Naturalizacon be prepared for Augustine Herman, and his Children and his brother in Lawe George Hack and his wife and Children.

Ordered that an Acte be prepared for the plt to file his bill or Declaracon agt the deft three dayes before the Courte begins and Regulating the proceedings att Lawe:

The Vpper howse is ajourned till to morrow morn. 9 of the Clock

Fryday Sept. 18th

Present Philip Calvert Esq! deputy Leiutenn! & Chancello! Henry Sewall Esq! Secretary Jerome White Baker Brooke Edd Lloyd and Henry Coursey and John Bateman Esq!

Came a Message from The lower howse to desire to know whether the booke of Lawes Entituled a Coppy of all [the] Lawes now in force within the Province of Maryland were the bodyes of all the lawes in force or not.

Ordered that the booke of Lawes now Examined by the Vpper howse be subscribed by the Clk of this howse as all the

lawes now in force within this Province.

Ordered that a Member of this howse be sent to the lower U. II. howse with a memoriall vizt. To provide a Lawe ag! Exportagional tacon of Hydes and Wooll.

To provide a lawe to punish Contempts in Courte or out of p. 162 Courte by not standing Bare headed &c. before Courts or

Magistrates

To provide a lawe to punish such as shall take away or otherwise dispose of Tobaccoes after they are seized on by the Sherriff for fines, Leavies or Rents &c

For the Speaker

To provide a lawe to give Smiths Execucon for their accts vnder hand wryting, or bills given for Smiths worke done as

the Ordinary Keeper hath.

Ordered that a Coppy of all the heads of the lawes ordered to be taken into Consideracon by this howse be sent to the lower howse and that they be desired to lett this howse knowe which of them they have already taken into Consideracon and that they will send to the Vpper howse all the bills that they have ready that wee may take them into Consideracon.

The howse ajourned for an howre

And the howse mett againe

Then Came from the Lower howse W^m Calvert Esq^t & Thomas Motley and brought this petⁿ from Cap^t Thomas Cornwallis. (viz^t)

To the Honoble the Leiutenn! Generall & Chancello! with the rest of the Councell assembled in the Vpper howse of parliam! & to the gen! of the Assembly for the Province of Maryland.

The humble petⁿ and Complaynt of Tho: Cornwallis Esq^t one of the first & cheife Adventurers for the plant-

ing and Inhabiting the forest Province

Sheweth

That whereas the Complt as itt is well knowne hath att his greate Cost and Charges from the first planting of this Province for the space of twenty Eight yeares been one of the greatest Propagators & Increasers thereof by the yearely Transportacon of servants whereof divers have been of very good Ranck and Quallity, towards whome and the rest he hath alwayes been soe carefull to discharge a good Conscience in the true pformance of his promises and obligacons that he was never taxed with any breach thereof though itt is also well knowne & he doth truly averr itt, that the Charge of soe greate a family as he hath alwayes mayntayned was never defrayed by their labot

Now soe itt is that the Complt intending to returne out of Journal this Province into England with his wife there to Reside, p. 163 and to leave the managem! of his affayres in this Province with Richard Hotchkeyes and Mrs Anne Tilney one John Nicholls an Inhabitant of this Province who had been long and much indebted to the Complt, and from yeare to yeare forborne by him without ever takeing one penny of him for the damage of non payments being growne very poore and vnable by his labors to pay his debts, and mayntayne himselfe wife and Children did some two or three moneths before the Compl^{ts} departure for England in the yeare 1659 sell the Complt his plantacon And more to lessen his Charge did by the mediation of the sd Richd Hotchkeys Mrs Anne Tilney and others earnestly Importune the Complt. & his wife to take his eldest daughter named Hester being abt 10 or 11 yeares ould, an Apprentice for five yeares which the Complt refused and yett att last by the earnest sollicitacon of the sd Nicholls himselfe and others in his behalfe. And in Commiseracon of his poore Estate and the sd childs who was in a very poore Condicon for want of Cloathes as well Linnen as woollen, did Condiscend to accept her for seaven yeares, And accordingly an Indenture was drawne Signed & Sealed by the said Nicholls and his daughter in the preence of the sd Hotchkeys and John Abington without any other Condition than wt was Conteyned in the s^d Indent! And whereas in a petⁿ to this hono^{ble} Courte the 11th of February 1661 Itt is falsly alledged by the sd Nicholls that the Complt did earnestly press him for his s^d daughter promising she should doe nothing else but wayte vpon his wife who itt is well knowne wanted noe Attendants of farr better fashon, And was shortly intended to goe for England with the same mayd she brought with her, with noe Resolucion as was well knowne to the sd Nicholls of returning againe into this Province. And to bee att the Charge of transporting or keepeing such a Rude Rawe ill bred Childe for or p. 164 in England where Servants of all sorts may be had on Easyer tearmes, is altogether Improbable yett how otherwise she should doe nothing else but wayte vpon his wife or that he the sd Cap! should take as much Care for her as his owne Child which is also Sworne by his Confederate Edward West, he humbly desires this hono!! Court to take into their serious Consideracon as alsoe the last Clause of the sd Nicholls his pet" wherein he Craves that his daughter may not be made a Slaue a tearme see Scandalous that if admitted to be the Condicon or tytle of the Apprentices in this Province will be soe distructive as noe

free borne Christians will ever be induced to come over servants, of all which falsetyes the s^d Nicholls and West were soe Conscious (as the Complt hath reason to beleive that they

waved the Judgem! of this Honoble Bench to whome itt solely U. H. and properly belonged to take Cognizance of what is lawe or Journal Equity And Crave a Jury to whome by the lawes of England and Maryland itt belongs to take Cognizance only of matters of fact, And Consequently the Indent! being proved or Confest must have found for the deft for were the legallity or equity of Bonds or Covenants when proved or Confest to be decided by a weake and Ignorant Jury, The Complt vnder a favorable Correccon humbly offers itt to the judicious consideracon of this Courte what need would there be of Lawyers to dispute doubtfull Cases nor of learned judges to determine them but only to sitt as Cyphers to confirme ignorant and illegall verdicts. And whereas there is noe other Wittnes pduced by the s^d Nicholls to prove his false suggestions but the foresaid Edward West whose misdemeanors towards the Complt when he was last in this Province is soe notorious that itt neede not be repeated though vpon his humble submission It was forgiuen him by the Complt whose Serv! he had been that he also liues in the s^d Nicholls his howse. And as the Complt is informed had a designe to marry his sd daughter, In Consideracon of all which prmisses with the illegallity of the Verdict p. 165 wherein the Complt without ever being heard or any Wittnes in his behalfe Examined is asperst upon Record with fraud and deceit, which he abhorrs, And is in his Conscience altogether Innocent haueing att that tyme as is well knowne neere twenty Servants to mayntayne And had noe need of soe vseles a Servant to increase his charge but only in charity to the s^d Child & her father who in 3 yeares tyme never challenged any such promise as he now suggests of the Complt's nor att his last being in Maryland ever complayned to him of her imploym! or keepeing which was yett noe other then as one of his Ordinary Mayd servts as doubtles he would have done had there been truth in the oathe or allegacon made in his absence to this honoble Court. To whome in parliamt or Chancery by the lawes Customes & usages of Engld and this Province itt belongs to releive the injured agt Surreptitious judgmts nothing being more Comon in this nacon then reversing of Judgmts vpon writts of Error in the equity or legallity of the proceedings which being Evident in the fores verdict he humbly prayes itt may be vacanted & the ord thereupon Reversed, whereby yor pet! may have his Reputacon vindicated, The Servant or sattisfaccon for her tyme restored to the Rt Owno! The abused serv^{ts} and apprentices of this Province righted, by all which if the sd Nicholls or any other pson finde themselves aggreived the Complt is ready to answere any Bill that shall be Exhibited legally agt him, Provided he have notice & sufficient tyme given him for itt. And will putt in sufficient security to stand to

U. II. the Judgem! of this honoble Court, for all damages that shall be adjudged ag! him Provided the plt may doe the same whereby he may knowe how to gett such sattisfaccon for vnjust molestacon and Slander, as the Courte shall Award

And he shall pray &c.

p. 166 Ordered that this pet be Endorsed lett justice be done, & sent to the Leiutenn! Generall to sett his hand to itt.

Then was brought also by the same pson A Bill Entituled an Act for the Confirmacon of all Alienacons heretofore made within this Province of Maryland and a due Course for all Alienacons for the future went they desired this howse would take into their Consideracon Ordered that the set bill be read.

which being read and some Amendmts putt into itt.

Ordered that the further Consideracon of this bill be referred till to-morrow morning.

Then was brought a pet! of Thomas Taylor Cuthbert ffenwick W^m Mills and John Bogue from the lower howse, by the

same psons. (vizt)

Whereas M. W. Eltonhead Esq. of the County of Calvert decd. did by his last will deuise vnto his wife Mrs Jane Eltonhead and his heires all his lands and Chattles, and by the sd will desired his wife to sett a parte some pts of his devident of land for the vse of Robert and Richard ffenwick which he left to her discretion and not any peell as yett being sett a parte, Thomas Taylor the Lawfull heire of the sd Mrs Jane Eltonhead for the love and affeccon he beareth to the sd Robert and Richard ffenwick doth freely give and sett a parte for the vse and benefitt of them both two hunddacres of land being pte of his devident he now liveth on according to Survey Contayning its due length and bredth for which free guift M! Cuthbert ffenwick Mr John Bogue and Mr W. Mills Guardians to the above Robert and Richard ffenwick, doe for and in the behalfe of the s^d Orphans release accquitt & discharge the s^d Thomas Taylor and his heires of & from all manner of Claymes or Interest the sd Robert and Richard ffenwick can or may any wayes lay to the sd land of Thomas Taylor as by Mr Wm Eltonhead desired legacy to them the st Robert and Richard ffenwick &c.

Now itt is the humble pet!" of Tho: Taylor Cuth: ffenwick John Bogue & W." Mills as Guardians to the above Orphans.

To the Right honother the Governor & Councell of the Upper howse of this Grand Assembly & the Burgesses for the lower howse of this present Assembly for the Province of Maryland.

That this sd deed together with the will of M. W. Elton- U. H. head decd may be Confirmed to him the sd Taylor and the said Journal Robert and Richard ffenwick. That hereafter all other prtended Tytles may be debarred att Lawe, and that noe plea in Barr may be heard or admitted by any psons whatever, that may att any tyme seeke to disturbe yo! pet! Quiett. And yo! pet! as in duty bound shall pray &c.

Signed Sealed & deliuered in the prsence of W^m Bretton Ignatius ffenwick

Tho Taylor Cuth ffenwick W^m Mill I∾ ≅ Bogue

Thursday 17th 1663

The Sence of the Lower howse is that Taylor Cuthbert ffenwick John Bogue and W^m Mills petⁿ be taken into Consideracon by the Upper howse & that an acte may pass as is there prayed

W^m Bretton Clk

Ordered that this pet be referred till the bill for the Confirmacon of all Alienacons for lands &c be passed by both howses.

Vpon the Returne of Cap! Thomas Cornwallys pet! sent to the Leiutenn! Generall for his hand, and Signed by the Leiutenn! Generall.

Ordered that the sd Cornwallis by himselfe or Attorney Come to this howse and Assigne Errors in Judgem! by tomorrow

Then Came Thomas Notley from the lower howse and desired Bills might be drawne for the Consideracon of both howses (vizt) An Acte Concerning paym! of debts An Acte for the Administracon of Justice &c An Act Concerning Attorneyes, An Act for the advancem! of Childrens Estates, An Act for Confirmacon of Tho: Taylors pet. An Act for the building a howse to keepe the Records in: All which proposalls were referred till to morrow morning

p. 16S

And the howse Ajourned till tomorrow morning 9 of the Clock

Sattirday Morning Sept 19th

Present Philip Calvert Esq! deputy Leiutenn! & Chancello! Jerome White, Henry Coursey, Baker Brooke Edd Lloyd and John Bateman Esq^{rs}

U. H. Ordered that a Scire facias be sent to John Nicholls to come to the Assembly ad audiendum Errores Assigned by Thomas Notley the Attorney of Thomas Cornwallis and to shew cause if any he haue &c.

The howse Ajourned till 10 of the Clock on Munday Morning

Munday Morning Sept 21th

Present Philip Calvert Esq! Chancello! Jerome White Baker Brooke Edd. Lloyd Henry Coursey and John Bateman Esq!s

Scire facias this day issued ag! John Nicholls to appeare in the Upper howse of Assembly on Wednesday the 23th Sep! next ad audiendum Errores assigned by the Attorney of Cap! Thomas Cornwallis in a Cause betweene the sd Nicholls & Cornwallis

M! Jerome White Exhibited his Proxee for Henry Sewall Esq! departed by Lycence from the Leiutenn! Generall and was admitted

Then The howse tooke into Review the Lawes made the last Assembly being Temporary, and first was read that Acte Concerning those Servants that haue Bastards. and was voted to Continue

Then was read the Act for the publicacon of marryages voted to Continue

Then was read an Interpretacon or Explanacon of th! act lymiting Servants tymes made the last Assembly anno 1661

Voted that itt be Entituled an Act for the Interpretacon &c.

Then was read an Explanacon of that Clause in an act made by Cap! W^m Stone 21th Aprill 1649 touching hoggs and marking of Cattle. Voted that insteed of these words (both p. 169 howses doe make this Interpretacon) these words be inserted (vizt) Be itt Enacted by the Lord Proprietary with the Consent of the Upper & Lower howse of this Generall Assembly that ones owne land &c ut in Act.

Then was read an Acte Concerning the paym! for Bullione brought into this Province.

Voted to Continue

Then was read an Acte for the Encouragem! of Soweing English Graine: voted to Continue

Then was read an Acte Concerning paym! of ffees from Criminall psons voted to Continue

Then was read an Act for the Encouragemt of ordinary Keepers. Voted to Continue

Then was read an Act Concerning the proceedings att Lawe voted to Continue.

Then was read an Act Concerning paymt of debts due by U. II. bill.

1659-69

Voted that that Act be revived & th! wee have a Conferrence with the Lower howse touching the makeing of itt perpetuall

Then was read an Act Concerning taxable psons Voted that this Act Continue.

Then was read an Act Imposeing a fee on them who shall be marryed Voted to Continue

Then was read an Acte Concerning Indians voted to con-

Then was read an Act appoynting Sherriffs. Voted to Con-

Then was read an Acte touching Runawayes voted to Con-

Then was read an Acte of gratitude for the Leintenn! Generall.

Voted to Continue and that to the Enacting Clause be inserted these words (Be itt Enacted by the Lord Proprieto!

Then was read an Act Lymiting servants tymes Voted to Continue.

Then was read an Act Concerning the Secretary and Addicon to his ffees.

Resolved that itt be putt to the Vote whether itt be necessary that the Secretary keepe a List of the Servants and Passengers transported into the Province or not.

Mr. Bateman his opinion Mr Brooke not M! Lloyd not Mr. Coursey not Mr White (yea)

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The Chancellors opinion is that there is noe necessity att all of Keepeing such a List.

Voted that the Act be altered in the Clause for Merch^{ts} and Masters of ships protests and recording them and the whole Charge of Entry of ships or other lesser Vessells, That the fee for Entry of Servants and Passengers be wholy taken away.

Then was read an Additionall Act ag! Hoggs-stealers Voted that itt be Renewed

The howse is Ajourned for an howre and then mett againe as before

Then was read an Act for the Quietting possons of land and Establishing the Manner of Conveyances of land for the future

U. II. Ordered that this Act be faire written & sent to the Lower house to be Considered on by them

And the howse ajourned till 9 of the Clock in the morning

Tuesday 27th Sept.

Present Charles Caluert Esq! Governor. Philip Calvert Esq! Chancello! Jerome White Henry Coursey Baker Brooke Edd Llovd & John Bateman Esq!!

Then was read an Act for Repeale of the second Branch of the Act made att St Johns 4th March 1647 by Thomas Greene Esq! Governo! Entituled an Act touching paym! of debts

Then was read an Act for Attorneys for businesses out of

England

Then was read an Additionall Act for advancement of Childrens Estates

Then was read an Acte for the adcon of Justice

Voted that they be sent to the Lower howse to be there Considered & that the Lower howse is desired to take them into their Consideracon with all speed possible that this howse may proceed to putt them to the Vote, which they desire for the avoyding of vnnecessary Expence of tyme.

P. 171 Was returned the Additionall Act for the advancement of Childrens Estates from the Lower howse wherein they desired the words (Handy craft, Trade) might be struck out.

Ordered that answere be returned that to strike out those words (Handy craft Trade) was to destroy the very thing Intended, by the Act which was to breed vp all the indigent youth of this Province to Handy craft Trade and noe other.

Came Mr Richard Bennett with this Vote from the Lower howse (vizt)

The Vote of this howse is, In the Act for Attorneyes

That not only Attorneyes but that any other person from forreigne parts p^rtending to an Estate here vpon what Tytle soever shall be obliged to putt in Security, and vnder the same penalty as Attorneyes are.

By order of the howse

W^m Bretton Clk.

Ordered that answere be returned to the lower howse that this howse doth not judge itt fitt to putt any pson that Comes to seeke his due in proper person into the same Condicon with Attorneyes because he is here to answere any thing

that is layne to his Charge where as the Attorneys power dyes U. II. with his Suite

1659-62

The howse is Ajourned till two of the Clock in the Afternoone

The howse mett againe

Then was read an Acte for Amerciamts in the Proal and County Courts. Voted to be sent to the lower howse

was read an Act ag! Exportacon of Wooll & old Iron was read an Act drawne yesterday according to the Vote Concerning the Secretarys ffees.

Was Read an Act to give Smiths Execucon for their debts. Voted that these 4 Acts be sent to the Lower howse for their Consideracon.

In the Vpper howse of Assembly att St Marys there being p. 172 then present also a Comittee from the Lower howse, vizt Thomas Notley W^m Calvert Esq^r Cap^t Thomas Stockett Cap^t Nich Gwyther Major Brooke Francis Wright and Henry Adams

Came Wastahandow Cheife Generall Councellor of the Sasquesahanough nacon and declared. That vnderstanding he was sent for to a treaty att the head of the Baye he did in the Company of other the greate men, come downe to the sd treaty That haveing vinderstood from the Com^{rs} appoynted to treate with him that the English did suspect some of their nacon to have Committed those murders upon some of the English att the head of the Bay in Swan Creeke he had accquainted the greate men of his nacon att the forte with itt. & th! he was now Come downe to give an Acc! of what they say therein (vizt) That itt being charged as a suspicon only, they had Enquired of all the Troopes that then were abroad towards the English and of every particuler pson that they could suspect whether they had Killed any English yea or noe. And itt being Constantly denyed by them all they tooke Councell what to doe, and Resolved to send out Troopes of Soldiers towards the Cinagos Enjoyning them to take what prisoners they could aliue, and bring them to their fforte to be Examined whether there nacon had lately killed any English.

That Concerning the silke stuffe which was found among the Sasquehannough Indians that had been taken out of Hans Dering his howse when the men were there murdered which gave the Cause of the Suspicon they had also Enquired and Charged the Indians that brought itt to the fforte, with the p. 173 murder of the men, who answered that they were imployed by Cap! Thomas Stockett, to pursue the Murther[ers] That they had pursued them towards Bush river and found them by their

U. H. feeting to be fiue in number and that att a place where they had rested vnder the side of a tree they had found the Silke stuffe which made only 3 Poke Baggs and noe more That Murder cannot be hid and if ever they finde itt hereafter they will Reucale itt. That he does desire that the English would not thinke th' the Murder was Comitted by them who depend upon the English for their security

That the Warr was not begun by them but by the Cinagos that they have often sought peace & that lately with a vast Expence of 70 Belts of Peake and had their Embassadors killed

by them, as they did carry itt.

That there are 2 ffortes that have already killed of the English (vizt) Quyoocke & Oneandagehagh which two ffortes with the assistance of the English he doubteth not to take.

That he comes not now as bringing a present but naked. That their Ennemy in all the ffortes are but 1400 & sixty men That the Sasquesahanoughs are ab! 700 fitting men

Ordered that if he will stay whilst wee Conferr with the Lower howse wee will giue him the Resolucons of both howses with him, if not to send answere by the Burgesses of Baltemore County

The howse ajourned till 9 of the Clock in the morn

Wednesday 23th Sept 1663

Present Charles Caluert Esq^r Governo! Philip Calvert Esq^r Chancellor Henry Sewall Esq! Secretary Jerome White Baker Brooke Edd. Lloyd Henry Coursey and John Bateman Esq!!

Then was read an Act for proceedings att Lawe. Ordered to be putt to the Vote of this howse. Then came the High Sherriff of the County of St Marys, and returned the writt of Scire facias Executed.

The Act for proceedings att lawe voted to pass.

Then came from the lower howse an Act for a Prison att St. Marys.

Ordered that this Act be referred to a Conference with the lower howse as also the Act for an Office to keepe the Records in.

Then was read an Act prohibiting the Exportacon of Hydes. Ordered that the lower howse be desired to strike out these words in the Act phibiting Exportacon of hydes, vizt one halfe of the fine to ffrancis Jackson gent. and in stead thereof to putt in the Lord Proprieto! & if they thinke fitt to grant any other

Encouragem! vnto the sd ffrancis Jackson, that they are desired U. II. to inserte itt.

1659-69

Then was read an Acte for the Repeale of the first Branch of the Act made att St Johns 17th Aprill 1661 by Philip Calvert Esq! Governo! intituled An Act Concerning Killing wilde Cattle.

Ordered that theis words (with lycence from the Leiutenn^t Generall—be inserted in this Act

Then was read an act for the Quietting possons of Lands & Establishing the manner of Conveyances of Lands for the future.

Ordered that after these words (disturbance or Denyall in the first Clause in the Act be incerted these words by any Clayme to be made after the 24th day of March which shall be in the yeare of our Lord God 1664 by any pson or psons whatsoeuer &c & that wee haue a Conference wth the lower howse about this Act & the reason of the Amendmts

The Consideracon of which was referred till after Dinner

Then John Nicholls appeared and desired a view of the p. 175 Errors assigned by Thomas Notley the Attorney of Cap! Thomas Cornwallis.

Ordered that he haue a Coppy of the Errors & that he putt in his answere ag! Munday Morning

Then was read an Act prohibiting Arrests upon the Sabbath

dayes, and dayes of Generall Musters & Trayning

Ordered that these words be inserted vizt Provided also that itt may be lawfull for any Sherriff to Arrest any pson or psons att a Mustering day that is not bound to attend that Muster there to Exercise & trayne & that itt be subscribed the vpper howse have Assented & that itt be sent to the Lower howse for their Assent also.

Then was read an Act for Attorneys for businesses out of

England

The upper howse thinke itt not fitt to pass the latter Clause of this Act, Concerning Attorneys out of England for this reason vizt the pson preent is lyable to any Arrest or Imprisonm! for any such vnjust molestacon and further itt would deterr any pson for seekeing his due, in pson in the Province though never soe just, for feare leaste he finde noe Accquaintance to be his Security.

Then was read an Act for the Erecting a Pillory Stocks and

Ducking stoole in every County of this Province

U. II. Ordered that this Act be subscribed the Vpper howse haue $\underset{1659-69}{\text{Journal}}$ assented

Ordered that the Speaker be desired to expedite the Act for more certaine payment of the publick Leavyes

The Acte for punishm! of Contempts in Court by not stand-

ing vncovered &c.

The Act for punishm! of such as scratch out marks &c. and dispose of hhds of tobacco seised vpon by the Sherriff &c.

Vpon the pet! of Coll Evans for pay for 20 men for attending the Leiutenn! Generall to Choptico 4 days besides 5th of

powder & twenty "s of shott.

ordered that the pet! be Endorsed thus (vizt) wee Conceive itt not fitt to bring the Province in debt vpon this acc! the powder & Shott excepted

Vpon the pet" of Randall Hanson for pay for 30 men for 4

dayes &c and 4th of powder

Ordered likewise that the pet be Endorsed thus (vizt) wee Conceine Itt not fitt to bring the Province in debt vpon this account the powder excepted.

And the howse Ajourned till 9 of the clock to morrow morning

Sept 24th

Present as before

Then was read the Act for Quietting possons of land &c and the Sence of the Vpper howse againe Endorsed on the back side thereof & sent to the lower howse (vizt)

Leaste the lower howse should through misvnderstanding precipitate this Act, which if itt pass in terminis may seeme to our Neighbours & other psons in England Injurious, The upper howse haue thought fitt to Explicate their meaneing & send this Act once more to the lower howse for their Consideracon (vizt) they desire that all psons that haue held lands &c as in the Act is mentioned att or before the 15th September 1658 be for ever virguestionable. And that those lands that haue been purchased or possibly since the sd 15th September 1658 be Questionable Provided the Clayme be made within one years after notice may possibly arrive in England but to be for ever after virguestionable. And that the whole lower howse be desired to come to Conference touching the reasons.

Ordered that every Act that passes this howse shall be read three tymes in the Vpper howse before itt be deemed an Act. The Act for Erecting Pillory Stocks & Ducking Stool read U. H. Journal Library Conducted to pass Voted to pass Voted to pass the Union 1659-99

Ordered to be read the third time Voted to pass the Upper p. 51

House

Then was read the second time the Act prohibiting the Exportation of Hydes out of the Province. Which was rejected

Ordered that the Act Concerning the killing wild Cattle made at S! Johns 17th April 1661 by Philip Calvert Esq^r then Governour be repealed

Then was read an Act Enjoining Sherriffs to take Bail the first time, ordered that the Lower House be desired to strike out these Words (to perform the award of the Courts) & instead thereof to insert these words (to appear at the Court at the day of the Return of the Writt when the Cause shall be Called & abide Judgment

Then was read an Act prohibitting trading & Gaming with Serv^{ts} the first time

The House Adjourned till two of the Clock

The House met again

Then was read an Act the first time for the repeale of a Clause in an Act made the 23^d day of October 1640 by Leonard Calvert Esq^r Lieuten! General of this Province Entituled an Act for Servants Clothes being read three times ordered to be passed

Then was read an Act for providing an Iron in each County for burning Malefactors, being read thrice Voted to pass

And the House Adjourned till to Morrow Morning Nine of the Clock

September the 26th 1663 Present as before

Then was read an Act for levying the Surveyour Generall's fees by way of Execution voted to pass.

The House took into Consideration the Act for the quietting possessions &c. and find it Endorsed viz.

The Lower House desire this Act may pass as it is with a

proviso in the latter End without any other Alteration

Then the said proviso which was also owned by the Speaker at a Conference of both houses, & It appearing thereby that p. 52 the Lower House would not consent to give time to any after Claims This House judged it too injurious to Orphans & Persons absent & therefore laid the said Act aside

Then was read the Act imposing a penalty on all such who shall Journal dispose of Tob? seized & received by the Sherriff or others the third time & voted to pass An Act for providing his Lordships dues & other publick Levys Voted that it be laid aside in regard that It did not answer the End intended

The House Adjourned till two of the Clock

And the House met again

Then came from the Lower House Mr. Thos Stockett & said the Lower House desired to know what the Upper House had done concerning these Acts they brought in yesterday & particularly that Act concerning the quietting Possions &c & if it had not passed the house to know the reasons why they thought it not fit to pass it to which It was answered that the reasons were given at the Conference of both Houses yesterday but that we would send them again the reason in Writing Viz. to pass the Act for quietting Possessions without giving some time to persons under Age Widows & persons residing out of the province to Claim is contrary to all reason & the practice of all other Nations

U. 11. 1659-69 p. 179

Then was read an Addition to & Amendm! of that Acte for Journal Secretarys ffees

Ordered that a Message be sent to the lower howse & that this howse desires to knowe what they have done with that Act that was sent from this howse touching the Secretarys ffees

yesterday

Vpon prenting the Act from the Vpper howse concerning the Secretarys ffees this howse caused to be read the former Act made last Assembly concerning the Secretarys ffees and did yesterday preent the Vpper howse with an Act in order therevnto whereupon this howse desires that this Act be waved & that other to pass the reasons are expressed in the preamble to the Act

An Act Concerning the Secretarys ffees

Be itt Enacted by the Right hono!! the Lord Propriet! of and with the Consent of this p^rsent Generall Assembly that the Secretary shall have for every Lycence for Marryage 20° I 20^{ll Tob}. Sterl. or ffor Merch^{ts} and Masters of ships protests and \ Recording them 4164 or 034 ffor takeing Bond of Masters of ships or other 015 lesser Vessells the same fee the Sherriff hath (ffor a Certiff! of Masters of ships or other \ 015 lesser Vessells ffor discharge of a Ship 050

ffor every Pass that shall be deemdd of him by psons departing the Province 28 6d ffor every Sloope that shall come from Virga and shall not bring a Certiff! that they belong to some Ship there that hath given Bond according to the Act for Navigacon and increase of shipping the same fees as for a Ship, but in case they doe produce such Certiff! to goe free without paying fees

U. 11. Journal 1659–69

Then was read againe that Act Entituled an Addition to p. 180 and Amendm! of that Act for Secretarys ffees, which is as followeth.

An Addition to and Amendm^t of that Act for Secretarys ffees

The Burgesses of this present Assembly takeing into there Consideracons the Act made anno 1662 touching Secretarys ffees, and not being sensible of any detrym! accrueing either to the Masters of ships Planters or others thereby doe thinke itt Convenient and necessary that that Act remayne with the addition of this Clause (vizt) That any Master or Purser of any Ship or Vessell that shall Conceale any pson or psons imported into this Province whereby the Secretary may be defrauded of his ffees shall forfeite five shillings in money to the Secretary for every pson soe Concealed vpon proofe made: Be itt therefore Enacted by the Lord Prop! by and with the Consent of the Vpper and lower howse of this present Assembly. That the Act for Secretarys ffees with the addition aforesd doe stand and be in full force excepting that Clause in the foresaid Act which sayth (And the sd Sume to be repayd to the Masters or Commanders by the freighto^{ts} or Owno^{ts} of such servants) be Repealed, and be itt repealed by the authority aforesaid, That Act with this addicon & Amendm! to endure for three yeares or to the End of the next Generall Assembly

After readeing of which Resolued that itt be putt to the Vote whether itt pass yea or not

M! Bateman his opinion that without amendm! Itt ought not

to pass.

M^r Baker Brooke not to pass. M^r Lloyd not to pass as itt lyes. M^r Coursey to pass with amendm^{ts}

M. Whites to pass.

Vpon the mocon from the Lower howse to have the act for Quieting possons againe reassumed. Ordered th^t itt be sent to the lower howse for their Consideracon

The Chancellors opinion that itt ought not to pass without p. 181 Amendm^t?

U. H. Journal 1659-69 The Leiutennt Generall's opinion that itt pass as itt is.

The Vpper howse vpon the bringing of the Acte for Quietting possons from the lower howse againe doth vote that itt pass according to the Amendant! of the last Clause, and referre itt till to morrow morning

The howse ajourned till to morrow morning 9 of the Clock

Sept. 26th

Present as before

Then was read the Act for Quietting possons which the Secretary carryed to the lower howse.

Then came an Act from the lower howse for appraysem! of goods which was waved in this howse.

Came an Act for weights & measures waved

And the howse ajourned till 9 of the clock in the morn.

Munday Sept 28th

Present all as before except Mr Bateman

Came a Messenger from the lower howse with the Act for

Quietting possons &c.

Ordered that the Chancello! and Secretary goe to the Lower howse with the Act for Quietting possons & yielding the reasons of the Amendm!s of this howse to that Act and after

some tyme of Consideracon

Then came a Messenger from the lower howse & Question being then moved, whether in case any pson haue formerly survayed land & obteyned Grant thereof from the Lord Prop. & some other pson come afterwards the Surveyor not knowing p. 182 the former Bounds of the land adjacent & runs his lines within the Lines of the Land formerly Granted and also obteyne Grant for the same from the Lord Proprieto, whether the latter Pattentee shall by this Act hould the land soe by him Survayed and Pattented agt the former Pattentee And the Vpper howse declared their Sence to be that by this Act the latter Pattentee shall not hould such land ag! the former Pattentee And Question being further moved in case land be only survayed and not pattented whether the Tytle of the first Survey shall exclude all after Surveys even though the latter Survey haue been prosecuted soe farr as to obteyne a patt! vnder the Seale And the Vpper howse declared their Sence to be that the first Certiff! being entred upon Record shall exclude the latter Survey

though prosecuted soe farr as to obtayne a Grant under the U. 11. great Seale this Act notwithstanding Prouided the pson that Journal 1659-69 hath Interest in the first Survey haue not suffred the tyme (vizt) twelve moneths in which he ought by his lop? Condicons of plantacon to have taken a Grant of the sd Land to be Elapsed.

Then was read the Act for the Surveyo! Generalls ffees.

Vpon Readeing the Act for depositing 20000 in the Leiutenn! Generalls hands and finding itt to be for the managem! of a warr or purchasing a peace with our Indian Ennemies inhabiting without the Province.

The howse judges itt that itt will not answere the End to which itt was designed & therefore referred itt to a Conferrence

with both howses.

Vpon the Act for seateing all lands in Baltemore County The way prscribed in this Act for seateing plantacons in Baltemore County is judged prjudiciall to the Inhabitts of that County in as much as itt obliges them to keepe 3 Servants aboue 16 yeares old: vpon their plantacons which many of them p. 183 are not able to doe besides that they have allowed to shorte a tyme to Seate in after the 25th March 1655 and an vnseasonable tyme of the yeare.

> The howse ajourned till to morrow morning 9 of the Clock

> > Tuesday 29th Sept. 1663

Present as before Except M. Bateman.

Then was read the Act to give Smiths Execucon for their debts: assented vnto.

Then was read an Act for proceedings att Lawe assented vnto.

Then was read an Act prohibiting tradeing & Gameing with Servants: assented vnto.

Then was read the Act for providing an Iron in each County

for burning Malefactors: assented vnto.

Then was read an Act for the repeale of the second Branch of the Act made att St Johns 4th March 1647 by Thomas Greene Esq! Governo! Entituled an Act touching paym! of debts: and Assented vnto.

Then was read an Act Enjoyning sherriffs to take Bayle. Assented vnto.

Then was read an Act for the preservacon of Orphans Estates and assented vnto.

Then was read an Act for Amerciamts in the Proall and County Courts & Assented vnto.

U. H. Then was read an Acte for the Rule of Arrests and Sumons &c. & assented vnto.

Then was read an Act agt Exportacon of wooll & old Iron

& assented vnto

Then was read an Act for Repeale of a Clause of an Act made the 23th Oct. 1640 by Leonard Calvert Esq. Leiutennt Generall Entituled an Act for Servants Clothes & assented vnto.

Then was read an Act for the Administracon of Justice. Assented vnto.

Then was read the Act for the Surveyo! Generalls ffees. Assented vnto.

P. 184 The Vpper howse upon a Review of the Act for Killing wilde Cattle thinke itt fitter to repeale the whole Act then to lett itt pass without the words (vizt) with lycence from the Leiutenn' Generall & that they be desired to drawe vp an Act for the Repeale of itt.

Vpon the List Called the tytles of certaine acts to be drawne

vp by the vpper howse was endorsed (vizt)

As many of these Acts as the lower howse thought fitt to

drawe are already drawne.

M! Henry Sewall was sent to the lower howse with all the Acts assented vnto by this howse & the other papers.

Vpon readeing the act Entituled an Act that Roaneoke shall

pass current under the vallue of 300¹¹ Tobacco,

Ordered that the lower howse be desired that in steed of these words in the Act (or the vallue thereof in Tobacco these words be incerted or 3!! of tobacco.

(Then Came M. John Bateman.)

Then came a Message from the lower howse And desired that since the Act Entituled an Act for Addition too and Amendm! of the Sec'ys fees was Rejected by the Major Vote of this howse, they desired that the Act made the last Assembly Entituled an Act Concerning the Secretary and addicon to his ffees might stand and be in force as itt is. Resolued that itt be putt to the vote whether the Act made the last Assembly Entituled an Act concerning the Secretary and addicon to his fees shall stand & be in force as itt is or not

Resolued vpon the Question

Mr Whites opinion is that itt pass.

The Chancellors opinion is that itt ought not to Continue as itt is.

Mr Lloyds opinion not to Continue as itt is

Mr Brooke not to Continue as itt is Mr Coursey not to Continue as itt is

Mr Bateman not to Continue as itt is

The Gouerno! that itt Continue The Secretary that itt Continue

U. II. Journal 1659-69

Then was read an Act for Seateing all lands in Baltemore p. 185

County and Assented vnto.

Then was read an Act providing w! shall be good Evidence. That whereas the Assembly hath past an Act for a publick Notary and desired that full Credence might be given vnto him in all forreigne parts. Jtt were too vnreasonable to deney to give Credence to publick Notaries which are beleived in all pts. of the world besides that the Act deneys Credence to be given to Coppyes of deedes how authentickly soever proved and therefore judge itt fitt to wave the sd Act for the reasons alledged and divers other Jnconveniences that may follow vpon itt.

The howse ajourned for an houre

And the howse mett againe

Vpon the mocon of Thomas Notley the Attorney of Capt Thomas Cornwallis to haue this howse peeed to Judgem! in the Errors assigned by him the said Notley inter Causa Cornwallis et Nicholls vpon defaulte of the sd Nicholls not appeareing yesterday to pleade to the sd Errors according to the order of this howse. This howse doth declare that the Errors assigned by Thomas-Notley Attorney of Cap! Thomas Cornwallis are such that the Cause ought to be tryed againe and therefore order that the whole Cause be tryed againe att the Prod! Court sitting as a Courte of Chancery, on the 8th of Decemb! next.

The howse ajournes till 9 of the clock to morrow morning

Sept 30th 1663

Present all as before.

Then went the Secretary to the lower howse with the Act entituled an Act for providing what shall be good Evidence.

Was taken into Consideracon the pet! of Thomas Tayler p. 186 Cuthbert ffenwick W!! Mills and John Bogue as Guardians to the Orphans of ffenwick. And the howse judged the Act in that pet! desired needles in as much as the will of M! W!! Eltonhead is Confirmed by the Act for Quietting possons.

Then came an Act from the lower howse for the Repeale of the Act Entituled an Act for killing wilde Cattle which was

assented vnto.

Then came an Acte from the Lower howse for vnruly Servants.

U. II. Journal 1659-69

And the howse ajourned And the howse mett againe

Vpon readeing the Act prohibiting tradeing and Gameing with Servants the howse ordered itt to be Endorsed on the back thereof thus (vizt)

This Act is mistaken for this howse never thought fitt to allowe that power to any one pson to fine or sett in pillory. But that itt ought to be done by the Proall or some County

Courte

Ordered that John Gittings Clk of this howse ingrose all the Acts over soe soone as possibly he can.

The howse Ajourned till 9 of the Clock in the morning

Oct. 1º 1663

Present as before

Vpon the petⁿ of Thomas Gerrard for a Scire facias.

Ordered that a Scire facias be granted to Tho. Gerrard according to the petⁿ

Vpon the Complt of James Jolly that his booke of Accts is just now stolne away.

Ordered that James Jolly make search p^rsently for the s^d booke & that all psons in or ab! the howse now, are Comanded not to dupte the house till Search both been made.

not to depte the howse till Search hath been made.

Ordered also that George Reynolds under sherr, sh

Ordered also that George Reynolds vnder sherr, shall search any pson or psons whatsoeuer as the s^d James Jolly shall appoynte for the finding of his booke againe. Att the Request of the lower howse the Leiutenn! Generall remitted a fine of 5000^{ll} tob to Thomas Jnnis

P. 187 A Messenger from the lower howse came & desired to knowe whether any pet. Concerning the publick Charge were remayning in the Vpper howse and that they will be pleased to send downe such Charge Whereupon the Vpper howse sent downe this following Acc. An Acc. of what charge is due for a Boate & hands to carry the Governo! and Secretary downe to Patus!

To M! Wells for his Boate	090
To 4 men 3 dayes att 20 ¹¹ p day	240
	330
Mr John Bateman for provision in the sloope	650
in his lop! last Voyage vp the Bay The Charge of the Vpper howse this Assembly	2200

The Clk of this howse to have as much as you allowe the U. II. Clk of yo! owne howse The doore Keeper of this howse also the same as yo! owne

1659-69

Ordered that this Acc. be sent to the lower howse.

The howse ajourned till two of the Clock.

And the howse mett againe

Then came from the lower howse these reasons following which they desired might be putt vpon Record in case this howse thought not fitt to pass the Act for Secretarys ffees.

> The heads of reasons of the lower howse of Assembly why the Act for Secretarys ffees should pass.

As to the 12d p pole, the Assembly haucing seriously Considered the small proffitt of the Secretarys place by reason of the little Quantity of land that remaynes vnpattented which they Conceiue was the cause of the last Assemblyes passing that Act therefore doe thinke itt very fitt Itt be Continued & the rather because the respective Masters have recd the said 12d p pole in England which wee must Confes would looke very p. 188 strange & savor not a little of Injustice to take of what is given for the support of his Lops Officers and give itt to the Masters of ships, And as for all the other ffees conteyned in the s^d Act. Wee who are the Representative of the people conceine them not att all burthensome to the people of this Province, nor any way Extravagant by reason of the greate trouble the Secretary is att in his frequent goeing aboard the respective Vessells in doeing his duty weh by his Office he stands obliged too, therefore if the Act which this howse preented to the Vpper howse Entituled an Act for addicon to & Amendm of that Act for the Secretarys fees may not pass.

Wee desire the Act made last Assembly may Continue & remayne in force as itt is without any Amendm! or Alteracon.

After readeing of these reasons the opinion of the Major pte of the howse was, that the Act for the Secretaryes ffees aboue menconed ought not to pass.

The howse ajourned for 2 houres

And the howse mett againe & ajourned till to morrow 8 of the Clock

U. 11. Journal 1659-69

Oct. 3d

Present as yesterday except Mr. Coursey

The Vpper howse sent to the lower to desire to knowe what they had done Concerning the Stint or drawing up reasons why they could not consent to itt, if they had not Consented, And they returned answere they had drawne vp reasons &sealed them up in a paper to be dd the Leiutenn! Generall by him to be sent to the Lord Proprieto! And that if the Leiutenn! Generall pleased he might shew them to the howse. But sent not the reasons.

Then were sent to the lower howse these Acts following. An Act Entituled an Act for the Explanacon of that Clause in an Act made by Cap! W^m Stone touching hoggs and marking of Cattle

An Act Concerning proceedings att Lawe and the

Act concerning paym! of debts due by Bill.

And they returned answere (vizt)

The lower howse doe Conceive the former lawes to be full & sufficient in themselves & are not willing to spend tyme in makeing any Alteracon

An Act for publishing a List of the lawes in force was first tendred by the lower howse and afterwards att their request

waved rather then they would spend tyme about itt

Att a Conferrence with both houses the Leiutennt Generall desired of the Speaker the reasons of the Lower howse Con-

cerning the Stint

Whereupon the Speaker delivered them sealed up to the Leintenn! Generall with the humble request of the Lower howse that they might be sent to his Lop and not be broke open till the lower house were dismissed. After which they departed

Then came a Messenger from the lower howse and desired to have the reasons of the Stint & the papers inclosed therewith returned them. But the Leiutenn! Generall haveing broke open the papers was reading the reasons & returned the inclosed papers only & kept the reasons.

The Leiutenn! Generall was pleased to give the Clke of this house a hlid of tobacco & the Chancellor alsoe was pleased to giue the same & the rest of the gent 2001 Tobacco a peece out of their owne purses for his paines taken in transcribing the Lawes.

Then came the lower howse & the lawes being read the Leiutennt Generall gaue his Consent to them in these words The Lord prop! willeth that these be lawes after which the Leiutennt Generall ordered the Reasons drawne vp by this house be delivered to the Speaker to be Considered on After w^{c1} the Speaker returned into the Vpper house & desired their U. II. reasons might be sent to the Lord Propt and sayd that if the Journal Leintenn's Generall pleased by might would the reasons of the Leiutenn! Generall pleased he might yeild the reasons of the Vpper howse S^r W^m Berkeley and the Governm! of Virginea but that they should stick to their owne reasons or words to that Effect.

After which the Leiutenn! Generall ajourned the Assembly till the first Tuesday in September 1664.

> Acts made att the Generall Assembly Begun att St Maryes the fifteenth day of September Annog. Domini one thousand six hundred Sixty three in the two and thirtieth years of the Dominion of the Right Honble Ceecilius Absolute Lord Proprietary of the Provinces of Maryland and Avalon Lord Barron of Baltemore &ca And there Continued till Saturday the third of October following & thence adjourned till the second Tuesday in September 1664.

Liber WH&L p. 26

An Act Prohibitting Arrests upon the Sabbath dayes and dayes of Generall Musters & Trayning

Whereas Itt hath been the frequent practice of Sherriffes and other (persons) officers for their owne ease and Benefitt to repayre to the Churches and other places of Publick meetings upon the Lords day Commonly called Sunday as alsoe vnto the vsuall places of Mustering and Trayning for millitary affayres on purpose to Serve Warrants and Execucons and other writts by which meanes men in danger of Arrests haue been deterred from the Service of God & the Lord Proprietary of this Prouince. Bee itt therefore Enacted by the Lord Proprietary by and with the Assent of the upper & Lower house of this Generall Assembly That noe Sherriffe or his officer shall from henceforth Execute any writt or warrant upon any person or persons within this Province either vpon the Sabbath p. 27 day or upon Any Trayneing Mustering dayes for millitary Concernment or Ellection of Burgesses Prouided allwayes that itt shall and may be Lawfull for the Sherriffe or any other officer to apprehend and Carry to prison any person or persons for Ryotts felony or Suspicon of Fellony or for Escapes out of Prison when under Execution upon any day att any place any thing in this Act to the Contrary Notwithstanding Provided alsoe that it may be Lawfull for any Sherriffe to Arrest any person or persons att a Mustering day that is not bound

WH&L Act to Continue for three yeares or to the End of the next Generall Assembly.

An Acte for Amerciaments in the Provinceall & County Courts.

Whereas many suites are Raysed upon frivolous occasions by letigeous persons for prevention thereof for the future Bee itt Enacted by the Right Honnourable the Lord Proprietary by and with the Consent of the upper and lower house of this present Generall Assembly that all persons whatsoever that are. Cast in any cause be they plf or Defte shall be amerced (besides the damages and Cost to the Recoverourr) ffifty pounds of Tobacco in the Provinciall Court to be imployed as the Gouernour and Councell shall thinke. And in the County Courts thirty pounds of Tobacco to be Imployed as the Comissioners shall thinke fitt. For the due Collecting whereof Bee itt Enacted by the Authority aforesaid that the Clarke of the Provinciall Courte and the Severall County Courts keepe an Exact Accompt of the Amerciaments and deliver or send the same to the Severall Sherriffes of the perticular Countyes who are hereby required to Collect the same with the Leavyes and are accordingly Impowred for default of Payment to make distresse and Comanded not to Returne any Arreares (Executors & Administrators who cannot pay without orders alwayes Excepted) And be itt further Enacted That the Clarkes of the Respective Courts shall give vnto the Cheife Judge of every Court a list of the Amerciaments that Court Imposed this Act to Continue for three yeares or to the next Generall Assembly

An Act for the Repeale of an act made Anno 1661 Entituled an Act Concerning killing wild Cattle

Whereas Sundry Inhabitants of this Province finding themselves much agrieved being Restrayned by vertue of that Act made att S! Johns the Seventeenth of Aprill one thousand Six hundred Sixty one by Phillip Calvert Esq! initialed an Act Concerning killing wild Cattle whereby all persons haveing any marked Cattle amongst wild Gangs cannot presume to kill their owne marked Cattle att any tyme of the yeare for their owne Conveniencie Doe therefore pray that itt may be Enacted And Bee itt Enacted by the Right honble the Lord Proprietary by and with the Consent of the ypper and Lower house of this present Generall Assembly That that Act Concerning killing wild Cattle be and is hereby vtterly Repealed for ever

An Act Concerning Proceedings att Law

Liber W II & L

Whereas Severall differences doe, arrise within this Province P- 28 wherein there is noe Rule or Law provided in the Province whereby to determine such differences and to leave much to discretion is to open a Gapp to Corruption for the avoyding such Inconveniencyes Bee itt Enacted by the Lord Proprietary by and with the Consent of the upper and Lower house of this present Generall Assembly that in case where the Lawe of this Province is Silent Iustice shall be administred according to the Lawes of England This acte to endure for three yeares or to the end of the next Generall Assembly.

An Act for the Quietting of possesss of Lands and establishing the manner of Conveyances of Lands for the future.

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The Burgesses of this present Generall Assembly takeing into their serious consideracon the great neglects of most persons in the infancy of this Plantacon who either through the innocence or ignorance of the time have neglected to observe due order or legall course for the confirmacon of such sales & alienacons of howses and lands as have passed from man to man of which negligence some evill disposed persons takeing advantage have already raised divers suits at law and obteyned judgments to the disherison of the Heires and Orphans of divers purchasers who have deerly and bona fide bought and paid for the same for the said lands and many more by the successe of the former are encouraged to attempte the like doe humbly pray that itt may be enacted And be enacted by the Rt Honnobles the Lords Proprietary by and wth the consent of the upper & lower howse of this present genall Assembly the all persons whatsoeve the either by the selves or by their Grantees or Assignes have held possessed occupied or Enjoyed as in his or their propper Right in Fee simple any howse or Lands within this province, whether by purchase and payment bona fide made Donacon Copartnishipp or bequest Whether by will written or vnwritten, by vertue of Lres of Adm^{con} haveing as Adm^{rs} paid beyond Assettes and appraised the Lands of the deceased & delivied itt in the Inventory of the deed his Estate att or before the first day of this preent genall Assembly wthout disturbance, Lett, Suite or denyall legally made & psented to Judgm! in Some Cort of this pvince shall for eve! after Enjoy the same wthout any lawfull Lett suite trouble or denyall by any after Claime of any pson or psons whatsoever for or by reason of want of Formality in the Conveyance only or want of any Conveyance att all any Lawe Custome or vsage

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to the Contrary Notwthstandinge. And for the establishing a rule for all conveyances for the future Bee itt Enacted by the Authority aforesth, the noe Estate of Inheritance of any howses or Lands shall pass but by Deed in writing in wth the Habendum shall Lymitt the Estate in these or the like words (viz!) To have and to hold to the Grantee & his heires for ever, If they intend an Estate in Fee Simple, or to have and to hold &c. to him & the heires of his body or to him & the heires male of his body respectively if they intend an Estate in Fee Tayle genāll or Fee Tayle speciall respectively (Except in Lands given by Last Will & Testam!, in writing in wth any words amounting to or signifying as much as the former shall accord to the Law & Custome of England be sufficient to vest an Estate in Fee Simple

or Fee Tayle Respectively in the Devize.

And bee it further enacted by the Lord Proprietary by & wth. the advize & Consent of the vpp! & Lower howse of theis Assembly That for the Tyme to come noe Mannors Lands Tenemts or other hereditamts shall pass alter or change from one to another wthin this pvince whereby an Estate of Inheritance or Freehold shall be made or take Effect in any pson or psons or any vse thereof to be made by reason only of any bargayne & Sale thereof except the st bargayne & Sale be made by writing Indented Sealed & enrolled in the Proal Cort of this prince or else whin the same County or countyes where the same Mannors Lands, Tenemts or hereditamts (soe bargayned & Sold) lye & be before the Commiss^{rs} of each respective County Co^{rt}. And the Clke of the Courte for the Tyme being in Cort sitting & the same Enrollm! to be had & made wthin six Moneths next after the date of the said wryting Indented, And th! such Clke of the Cort for the Tyme beinge wthin eury such County shall sufficiently Enroll & Ingrosse the same Deeds & writings indented as afores, And the Rolles thereof att the end of euv yeare shall bee by him returned into the Secretary's office of this prince there for ever to remayne to the intent the any pson haveing to doe therew $^ ext{th}$ may thither resorte & soe the Effect &Tenor of eury such wryteing soe enrolled as afores. Provided that this Lawe nor anything therein contayned barre not the Lord Proprieto! nor his heires for their clayme to any Lands in this prince not held by Pattent und! the greate Seale of this Province.

The Low! howse have Assented W. Bretton Clke

The vpp^r howse have assented John Gittings Clke An Act concerning English Serv^{ts} th! Runn away in Company of Negroes or other Slaves.

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Whereas div^r. English Serv^t. Runn away in Company w^t. Negroes & other Slaves, who are incapeable of makeing Stisfaccon by Addicon of Tyme Bee itt enacted by the R! Honnorble the Lord Propryetary by & w^t the consent of the vpp! & low! howse of this p!sent genāll Assembly th! any English Serv! or Serv^t th! shall run away in the Company of any Negroe or other Slaves shalbe able to pay either Singly or proconably if more then one all such Just Dammage to the owners or Mast^r of the same as shalbee made appeare before any Co^{rt} of Record in this pvince

The vpp! house have Assented John Gittings Clke

The Low! howse have Assented W." Bretton Clke.

An Act Imposeing a Penalty on all such who shall dispose of Tobacco seized & recd by the Sherriffe or oth^{rs}

Whereas divers & great greiveances have happened within this Province through the many cheates & deceipts th! many have vsed in disposeing of & alteling the markes & Quallityes of Tobacco after the sayde Tobacco hath been seized and received by the Sherriffe either for Fynes, Leavyes or his Loppes Rente or hath beene payd away to Merchants or others & by them marked & received whereby both the Publique hath been much abused and wronged and many private psons have recd great damages in their sayd Goods Bee it therefore Enacted by the Lord Proprietary by & wth the consent & Advice of the vpp! & low! howse of this prsent genall Assembly th! what pson soever shall dispose of any Tobacco or other Goods Seized on or rec. by the Sherriffe for Fynes Leavyes or his Lopps Rent or other Publique offic! ffees or th! shall alte! or Scratch out the markes of any Tobacco soe recd or the shall alter or change the Quality of any Tobacco soe recd or by any Mercht or other recd either by vncaseing or otherwise shalbee lyable being convicted by confession or sufficient Witnes in some Cort of this pvince to restore foure fold to the pty greived & to stand in the Pillory two full hors dureing the Cort tyme wth his offence fairely written in a peece of pap & placed uppon his backe.

The vpp! howse have Assented John Gittings Clke

The low! howse have Assented W. Bretton clke.

P. R. O. Colonial Entry Book No. 53 An Act for a Prison at S! Mary's.

Whereas divers Inconveniencies have hapened wth in this pvince through the want of places for the Secureing offendre wth being Seriously thought vppon by the Burgesses of this present Assembly they doe pray the itt be Enacted And be itt Enacted by the Lord Proprietary by & wth the Consent of the vpp! & Lower howse of this present Assembly the A Logg howse be built Twenty foot Square at S! Mary's vppon the Counteyes Lands for a Prison in the yeare 1664 & then Two Thousand pounds of Tobacco to bee payd for the same out of the Country Leavyes the Yeare.

And bee itt furth! enacted by the Authority aforesaid th! a Pillory Stockes & Duckinge Stoole be erected by the said Prison at the Publique Charge of the whole province And th! the Sherriffe of S! Mary's County bee hereby Impowrd to see this Act performed and vppon defaulte therein shall fforfeite ffive hundred pounds of Tobacco to be pd to the Lord Proprietary

The vpp! howse have Assented John Gittings Clke

The low! howse have Assented W. Bretton Clke

An Act for Erecting a Pillorye Stockes & Ducking Stoole in every County of This Province.

The Burgesses of this present generall Assembly takeing into their serious consid^racon the many Misdeameano^{rs} w^{ch} are Incid! to happen in this Province And being destitute of places of Correcon for such offendrs many of them doe escape wth out due Correccon according to the Demerite of their offence Bee itt therefore enacted by the Lord Proprietary wth the Advice & Assent of the vpp! & low! howse of this present genall Assembly the a Pillory & Stocks bee sett vpp att every Cort howse in each respective County & a Ducking Stoole in the most convenient place of the County att the Charge of each County, And the Com's of every County not causeing such Pillory Stocks & Ducking stoole to be sett vpp wth in six months after the Publicacon thereof as is pyided in this Act shalbee fyned in the sume of one Thousand pounds of Tobacco to the vse of the Lord Proprietary & his heires Provided the this Act or anything therein conteyned do not extend to Baltimore County or to Talbott County the such Pillory Stockes or Ducking stoole be sett vpp in either of the said Countyes till a further Settlem^t of P. R. O. Colonial Entry Book
The vpp! howse have Assented No. 53

The vpp! howse have Assented John Gittings Clk

The low! howse have Assented W." Bretton Clke.

An Act for the Continuance of An Act Intituled An Act of Gratitude for the Lievten! Genāll

Whereas the Burgesses of this present genāll assembly weighing & considering amongst themselves the great probability of the small Quantity of Tobacco which will through the unseasonableness of the Summer past be made in this province whereby the Inhabitants of this pvince will be very much necessitated to discharge their former Obligacons and provide for their future Subsistance & Defraying of their Publique Leavyes for this present yeare whereby they will be much disabled for the present to make any further Addicon vnto the said Act of Gratitude as to an Augmentacon thereof web they are really willing & free to doe & grant would the Condiccon of the Province att this tyme beare itt. wherefore they doe humbly pray th! the twenty five pounds of Tobacco p pole imposed by the aforesaid Act on all Taxable psons within this province to be pay'd vnto the preent Lieutent genall Charles Calvert Esqr. may be by him accepted And doe further pray th! itt may be enacted by the Lord Proprietary by & wth the Assent of the vppr & low! howse of this present genall Assembly. That th! Act Intitled An Act of Gratitude for the Lieuten! genall be & Remayne in force to the propper vse & benefit of Charles Calvert And to Endure for three yeares or to the end of the next genall Assemblye.

The vpp! howse haue Assented John Gittings Clke

The low! howse haue Assented W. Bretton clke.

An Act for Providing Irons in each County for burning Malefactors

Bee itt enacted by the R! Honnoble the Lord pprietary by & wth the consent of the vpp! & Low! howse of this present genāll Assembly th! the Com! of each County Co!! provide an Iron for the burning of Malefactors wth the Lre R. & anoth! wth the Lre H. & th! vpon penaltye of ffiue hund! pounds of Tobacco to the

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Lord pprietors in case such Irons be not pyided wthin Six Colonial En months after the Publicacon of this Act.

> The vpp! howse Assented John Gittings Clke

The low! howse Assented W^m Bretton Clke.

> An Act for Repeale of the Second Branch of the Act made att St Johns 4th March 1657 by Thomas Greene Esq! Gov!no! Entituled an Act touching paym! of Debts.

The Burgesses in the preent genall Assembly takeing into their serious Consideracon the great hind ance of Trade arising from th! Branch of the Act Entituled an Act touching paym! of Debts by which noe debts are recourable agt dead mens estates doe pray th! itt be enacted by the Lord Proprieto! by & w!h the consent of this preent genall Assembly That the Second Branch bee & is hereby repealed. And the for the future all debts not aboue nine months standing be recourable agt dead mens estates

The vpp! howse have Assented John Gittings clke

The Low! house have Assented W^m Bretton clke.

An Act Enjoyning Sherriffes to take Bayle

Whereas itt hath been observed the some Sherriffes for want of takeing sufficient Bayle of certayne psons arrested those psons soe arrested & not putting in Bayle either neglect to make their appearance in pson in Court as they ought or else doe before the Court convey themselves out of the pvince whereby the Accon commenced cannot be brought to hearing much to the Losse and Detryem! of the Creditors Bee it therefore enacted by the Lord Proprietary wth the Assent of the vpp! & Low! howse of this genall Assembly That all Sherriffes shall take Sufficient Bayle of all psons Arrested to appear att the Cort day of the Returne of the writt when the Cause shalbee called & then & there abide Judgmt And if the Sherriffe shall neglect to take sufficient Bayle of the pty arrested or otherwise consent to be the cause of his escape then the Sherriffe shalbee lyable to pay & Satisfye such Judgment of Cort himselfe. And shall

alsoe pay (in case the consent of the escape bee proved) one Thousand pounds of Tobacco one halfe thereof to the Lord Pro-Colonial Enprieto. & his heires & the other halfe thereof to the pty greived for his being delayd in Recoury of his Debt if Bayle be taken and the pty appeare not to answere the suite then Judgmt shalbe awarded agt the Bayle alwaies provided tht the Sherriffe or Bayle (if eith of them desire itt) have an Attachm agt the Estate of the pty arrested & not appeareing whereby to bring him to tryall any law or custome of this province to the Contrary hereof notwthstanding And further if the Sherriffe or Bayle shall the next Cort after the to which the Arrest was made bring forth the body of the pty soe arrested to answer the suite then the Sherriffe or Bayle shalbee acquitted from the Judgm! passed ag! th.... This Act to endure for three yeares or to the end of the next genāll assemblye.

The vpp! howse have Assented John Gittings clke.

The Low! howse have Assented W^m Bretton clke.

An Act to give Smiths Execuçon for their Debts.

Bee itt enacted by the Rt Honnoble the Lord Proprietary by & wth the Assent of the vppr & Low! howse of this prsent genall Assembly That all Smiths Debts either upper Bill or Account vnd! hand writeing & witnes shalbe leavyed by way of Execution by the Sherriffe after Demands made & refuseall of paym! Provided the said Sherriffe be thereunto authorized by an Execucon signed by the Lievtent genall or other Cheife Judge thereunto authorized in the Respective County Provided alsoe th! a bill vnder hand wryting & witnes from such Smith wth out further Suite shalbee allowed in discount to any bill under hand wryting and Witnes due to such Smith vpon Execucon And all Accots vnd! hand writing without witnes shalbee allowed of in discount agt any such Smith Accots und hand wryting wth out Witnes This Act to continue for three yeares or to the end of the next genāll Assembly

> The vpp! howse have Assented John Gittings Clke

The low! howse have Assented W™ Bretton clke

An Act for the Preservacon of Orphans Estates.

Forasmuch as the last law touching Orphans Estates made att the Assembly held att S! Leonard hath only Determined what P. R. O. Colonial Entry Book No. <u>53</u> Cotts shall take Care of Orphans Estates but hath asserteyned noe rule by web the Cotts shall proceed in the preservacon of the said Estates. Bee it Enacted by the Rt Honnoble the Lords Proprietary by & wth the Consent of the vppt & low! howse of this present genall assembly That all Wills & Testamts be firm & inviolable vnlesse the Exectors or Overseers doe refuse to execute the Trust Reposed in them by the Testators in web case the Cott may appoynte others to Act according to the will. But if the said Will be soe made the noe pson will vndtake the manageing of the Estate or Educacon of the Orphans according to the Tenor of itt Then the the Estate by the Appoyntment of the Cott shalbee managed according to these following Rules web shalbee Rules alsoe for Ordeling the Estate of psons intestate.

ffirst th! noe Acco! be Allowed for Dyett Clothes Physicke or else ag! any Orphans Estates but they be Educated & Provided for by the Interest of the Estate & Encrease of their Stocke accordinge to the pporcon of their Estates, if itt will beare itt But if the Estate be soe meane & in Considerable th! itt will not extend to a Free Educacon That itt is Enacted th! such Orphans shalbe bound Apprentices to some Handicraft Trade or other pson att the discretion of the Cot! vntill one & Twenty yeares of Age Except some Kinsman or Relacon will mayntaine them for the Interest of the sole Estate they have without Dimunicon of the Principall web whether great or small shall allwayes be Delivered to the Orphans att the yeares Appoynted by Lawe.

That all Cattle Horses & Sheepe be returned in kind by the Guardians according to Age & numb! when as here st them. And because severall had before the makeing of this Act, Estates of Orphans in their hands, wth they kept for the male encrease And giving the yearly Acco! of the Augmentacon or Dimunicon of the Orphans Stocks wth by Carelessness or Wickednes of the Guardians was vaually Consumed before they came to Age & dispute thereupon arise in the Seūall Corts how such psons should be peeded wth, & Accots of Orphans Estates how to be given them Jtt is hereby declared tht all psons possess'd of Orphans stocks before the makeing of this Act shall be bound to Deliv! to the Orphan when he comes to Age such & soe many of any kind as he is possessed of when he gives his Accot to the next Orphans Cort Succeeding the Publicacon hereof.

That all plate & money be preserved & delivered in kind according to the weight & Quantity th! other howsehold Stuffe & Lumbr be appraysed in money & the vallue thereof payd by the Guardian to the Orphan when he comes to Age in the Country Commodities att the price his Loppe Recey! Genall receives them for his Loppe Rents.

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That the Cort take able & sufficient Security for Orphans Estates & enquire yearely of the Securitye And if the Cort see Colonial Encause to have itt changed & called in & placed as the Cort shall thinke ffitt. The said Cort to Enquire alsoe whether the Orphans be kept mayntayned & Educated according to their Estates And if they find any notorious defect to remove the Orphans to the other Guardians, And alsoe for those the are bound Apprentices to change their Mastrs if they vse them rigorously, or neglect to teach them their Trades That noe more be allowed to Guardians for collecting debts due to any Estate then Tenn in the Hundrd the vsuall allowance of Merchts to their Factors & Attorneys

That 30^{lbs} Tobacco p day be Allowed to each Appraysor of

any Estate (if they will take itt) & noe more

That noe Allowance be made by the Co^{tt} of excessive funerall expences but th! a Regulacon thereof be made according to the pporcon of the Estate & the Quality of the pson This Acte to endure for three yeares or to the end of the next genall Assembly

> The vpp! howse have Assented John Gittings clke

The low! howse have Assented W^m Bretton clke.

An Act agt Exportacon of Wool & old Iron.

Whereas the Exportacon of Wool & old Iron is genally conceited to be much prejudicial to the Comon wealth & good of this province Bee it therefore enacted & by the Lords Proprietary by & wth the Consent of the vpp! & low! howse of of this present genall Assembly That what pson or psons soever shall exporte or shipp on board & to the Intente to exporte out of this Country either Wool or Old Iron shall for every of their offences in soe doinge pay as followeth (vizt) For every pound of Wool ffifty pounds of Tobacco & for every pound of Iron Tenn pounds of Tobacco the one halfe of weh sayd paymt and forfeitures shall be payd to the Imform! & the other halfe to the Lord Proprietors And this Act to continue three yeares or to the end of the next genāll Assembly.

> The vpp! howse have Assented John Gittings clke

The low! howse have Assented W. Bretton clke.

P. R O. Colonial Entry Book No. 53 An Act for the Repeale of a Clause in an Act made the 23^d day of Octob. 1640 by Leonard Calvert Esq. Lievtenant Genall of this Province Entituled an Act for Servants Clothes.

The Burgesses in this preent genall Assembly takeing into their Consideracon the great Vexacon & trouble web the Inhabitants of this province are lyable vnto by reason of the Clause of An Act touching Fifty Acres of Land ffive whereof at Least to be plantable given by vertue of the said Act vnto all Servis brought into this pvince whether men or women att the Expiracon of their Service And the Inhabitants afores, not being in Capacity to prorme the web the said Act doth enjoyne as to the Fifty acres of land when as the owners of such Servts have only fifty Acres due & noe more for their Transport hither by vertue of his Lopps Condicon of plantacon now inforced. Doe therefore pray that itt may be enacted And be it enacted by the Lords Proprietary wth the Consent of the vpp! & Low! howse of this present Genāll Assembly That th! Clause Injoyning fifty Acres of Land to be allowed to Servants att the end of his or their Service be & is hereby Repealed And th! for the future there shall be nothing allowed to any Serv! att the end or Expiracon of his or their Service more then their Clothes, Howes, Axe & Corne as is prscribed in the sayd Act, And bee itt further Enacted by the authority aforesaid that noe Serv! weh hath been free before the Publicacon of this Act shall have any benefit of the clause of the Act hereby Repealed.

The vpp! howse have Assented John Gittings Clke

The low! house have Assented W. Bretton clke.

An Act for the Adm^{con} of Justice.

To the Intent Cort dayes may be Certayne and the Commrs within their Respective Countyes may know Justly when to attend Bee itt enacted by the Lords Proprietors by & with the Consent of the vpp! & low howse of the present Genāll assembly That for the future St Mary's & Baltemore County Courts shalbee held the first Twesday in Septr Nouemb January March June web shalbee held for the Orphans and the first Twesday in August for Anne Arundell & Charles Countyes the second Twesday in Septembr Novembr January March June for the Orphans and the Second Twesday in August for Calvert County & Talbott

County the third Twesday in Septemb Nouembr January March June for the Orphans & the third Twesday in August for Kent Colonial Enthe last Twesday in Septem' Novemb' January March June for the Orphans & the last Twesday in August And be itt further Enacted th^t every Comm! th! shall not appeare att the tyme aboue menconed & att the vsuall place appoynted in their Respective Countyes shalbe fyned one hundrd pounds of Tobacco for & towards the building of Stocks Whipping Posts & Pillory for the Execucon of Justice vnlesse such Comm! or Commiss! shall show good cause to the Contrary to be allowed by the Major vote of the Comrs att the next County Cort And this Act to continue for three yeares or to the end of the next genāll Assembly.

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The vpp! howse have Assented John Gittings Clke

The low howse have Assented W^m Bretton clke.

> An Act for the Leavyeing the Surveyor Genralls Fees.

Whereas In the Act for the Surveyor genralls ffees made by Capt Wm Stone 11th March 1650 itt is not expressed whether the Surveyor genalls ffees be voon execucon yea or not Bee itt enacted by the R! honnoble the Lords Proprietary by & with the advice & assent of the vpp! & low! howse of this prsent Assembly That all Fees weh are become due since the Last Day of Aprill last past or weh shall hereafter become due to the Surveyo! genall according to the said Act shall or may be Leaveyed by way of Execucon And bee itt further Enacted th! the Surveyor genall or his deputy shall keepe a booke of all the Surveves the they shall make within this province respectively. And the said Booke if kept by his Deputy shalbee yearly returned to the Surveyor genall And in case the Surveyor genall or his Deputy shall neglect to keepe such Booke as aforesd whereby any pson wthin this province shall suffer Damage by the Losse of his land Surveyed or otherwise Bee it further enacted this the sayd Surveyor Genall or his deputy in whome the Defaulte shalbee found to bee shalbee lyable to satisfye all such Damages as shalbee Adiudged agt him in the Proall Cort in weh Cort only the said Damage shalbee tryed And the Avoyding of all contests betweene the Surveyor. & the people of the Province Bee itt Enacted th! the Surveyo! shall before he demand his ffees be bound to deliv! the Certifte of Survey to the ptyes for whome he surveyed the Lands And the the said ptyes shall delive the Cert

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The vpp! howse have Assented John Gittings Clke

The low! Howse have Assented W. Bretton clke.

> An Act for the Rule of Arrests & Sumons for Witnesses by all Sherriffes & a Rule for Entring Accon & fyleing accons & Peticons.

Bee itt Enacted by the Lord Proprietary by & with the Assent of the vpp! & low! howse of this genāll Assembly th' all Accons Commenced in any Cort of this province & Supenas for witnesses be first entered wth the clke of such Cort either Proall Courte or County Cort where such Accon is Depending before any Writt or Sumons taken out and th! the Respective clke of such Cott shall before the writte be directed to the Respective Sherriffe for the Securing of them signifye by his or their Subscripcon vndr the sayd writte entred And all Sherriffes who shall presume to serve or execute any writt Sumons or proces Contrary to the Tenor of this Act shall fforfeite vnto the Lord Propryetary of this or his cheife Governor for the Tyme being five hundrd pounds of Tobacco vpon complaynt thereof made vnto the County Cort or Corts where such Missdemeanor in the Sherriffe shall bee or happen. And bee itt further Enacted by the Authority aforesd the all ptes in any Corts of this prince where their suite shall depend shall at Leaste 3 dayes before the Cort sitting fyle his accon or peticon to the end the Defendt may have a Coppy thereof & provide his Answeare or defence accordingly att his pleasure And all accons not entred & fyled according to the true Teno! of this Act shallbee by the cheife Judge or Commiss! of each Respective County Cort vppon calling of such Accons in Cort nonsuited if the Defendt clayme the benefitt of this Act And this Act to Continue for three yeares or to the end of the next genall Assembly.

> The vpp! howse have Assented John Gittings clke

The Low! howse have Assented W™ Bretton clke

> An Act for Appropriating a Publiq^e Notary.

The Burgesses of this preent genall Assembly observing the little regard or Creditt hath been vsuall in form! Tymes given

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to Publiq^e Instrum^{ts} As Protests Certifficates & Coppys of Records sent out of this province into Forreigne Precincts for Colonial Entry Rook want of a Publiqe Notary Authorized for the end And conceiving it necessary the such an officer be appoynted whereby such Instruments as aforesd maye pass with great Credence both in fforreigne prects & att home amongst the People of this Province Bee itt enacted by the Rt honnoble the Lord Proprietary by & wth the Assent of the vpp! & Low! howse of this preent genall Assembly That the Secretary of this province for the Tyme being be hereby appoynted & authorized to be the Publiq! Notary of this Province And the he be sworne by the Lieutent Genall for the tyme being for th! end and purpose To the end th! all psons who shall desire any publiqe or private Instrumt in wryteing to be Attested may to him Repayre whoe is hereby enjoyned to give Attestacon there vnto as in such cases Publiqe Notaryes in England vse to doe, And the Attestacons may beare the greater Credence he shall cause the Lesser seale of this Province to all such Attestacons by him made to be therevnto Affixed vnto whose Attestacon both Abroad & at home Wee desire all faith & Credence may be given And the Notary shall have for his ffee for every such Attest Fifty pounds of Tobacco And Fifty pounds of Tobacco for the Recording there of Provided that this Act nor anything therein Conteyned abridge not the Secretarys ffee vppon any Instrum! or other wryteing allowed him by any form! Act of Assembly This Act to endure for three yeares or to the end of the next Genall Assembly

The vpp^r house have Assented John Gittings Clke

The Low! house have Assented W^m Bretton clke

An Act for Seateing of Lands in Baltemore County.

The Burgesses of this Assembly vpon a Peticon preferred by the Major pte of the Burgesses of Baltemore County Considering the inabillity of Baltemore County to defend it Selfe by reason of the few Inhabitants therein And the occasionally by divers psons engrossing many & great Tracts of Land whereby those whoe would come & Seat therein are hindered there being noe Land to take vpp & what is allready taken vpp cannot be purchased but att Deere Rates where by the sayd County is in noe probabillity (of a long Tyme) to be able to defend itt selfe agt their Enemyes Bee itt therefore Enacted by the Lord Proprietor by & wth the Consent of the vppr & low howse of this present genall Assembly the all psons who have Land lyeing &

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being in Baltemore County in the Province of Maryland shall att or before the 25th day of Decemb! 1664 Seate the same And if such psons as afores' doe not seate their Respective Seates of Land then itt shalbee lawfull for any one whoe hath a desire to Live in Baltemore County to take vpp any such Seate of Land (not seated as aforesd And to seate thereon as if itt neuer had been taken vpp or pattented Provided th! whosoever shall take uppe such Lands as aforesd shall seate the Land wth three able hands wth in Two Months next ensueing the sayd 25th day of Decemb! 1664 or else the sayd Land to reverte to the first own thereof wthout any further Charge And if the aforesd own. doth not Seate the sayd Land as afores.d wth in Two Monthes next ensueing the tyme of Reversion of such Land vnto such own! as afores! then itt shall bee lawful for any one whoe desires the same to take itt vpp as if itt never had been taken vpp or pattented Provided he seate itt wth in Two Monthes next after the Lapse of the first own! thereof And if itt be not seated with in Two Moneths as aforesd then to revert to the first own as afores. Provided That this Act nor anything therein Conteyned doe not extend to Releive any pson or psons who hath forfeited his or their Land by the Act for deserted Plantacons or to prejudice Orphans vnd! age.

The vpp^r howse have Assented John Gittings clke

The low! howse have Assented W. Bretton clke.

An Act prohibiting Tradeing and Gameing wth Servants

The Burgesses of this present genall Assembly takeing into their Serious Consideracon the many & great greivances that have happened vnto many Mastrs within this Province by the infidellity of their Serv^{ts} purloyning their Mast^{rs} Goods & then Bartering & Selling the same vnto Seamen & others whereby Mastrs of Famylies are very much dampnifyed And hitherto noe Lawe for the punishing such offends hath been provided whereby they are emboldened to psist in their Misdemeanors Wee the Burgesses of this present genall Assembly doe humbly pray that itt bee enacted, And bee itt enacted by the Lord Proprietor by & wth the consent & Advice of the vpp! & low! howse of this preent genall Assembly That noe pson whatsoever shall trade Barter Comerce or Game wth any Serv! (except hired Serv^{ts}) wthin this province wth out Lycence first had & obteyned from his or her Mr Mr Dame or Overseere, vnd! the penalty of Two Thousand pounds of Tobacco to be payd

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the one halfe to the Lord Proprieto! & the other halfe vnto the M! of such Serv! or True owner of such goods soe purloyned Gamed & Bartered for when proved by sufficient Witnesses or Confession of the pty to be recou'd by Accon of debt, Bill, Playnt or Informacon wherein noe Essoyne Proteccon or Wager of Lawe to be Allowed And in case such pson or psons shall not be able to satisfye the sayd Penalty then such pson or psons shalbee bound over by some one Justice of the Peace & put in Security to appeare either att the Proall or County Cort wherevppon conviccon by Confession or sufficient Witnes such offendr shalbee punished by Whipping on the bare backe wth Thirty Stripes And any Serv! soe purloyning, Bartering & Tradeing & Gameing as aforesd or killing Poultry, hoggs or sheepe or other Cattle whereby their Mastrs or others shall Receive appent Damage shall for such their offence after conviccon by sufficient witnes for the first offence receive on the bare backe Thirty stripes and for the second offence Thirty stripes on the bare back & shalbee burned on the shoulder wth a Red hott Iron in forme of the Lre R. & soe for every offence after the Second shall receive the same punnishm! as afores.d Except for stealeing of Poultry for which the pson or psons so offending shalbe whipped only according to the Number of stripes afores^d, And bee itt further Enacted by the Authority aforesaid thit the Secretary of this province give to each Respective Mast of Shipp or Vessell a coppy of this Act this present yeare att the Entry of their shipp or Vessell to be affixed on their Maine Mast by weh all Seamen (his Serves) may not be ignorant of this Act nor of the Penalty thereof to be inflicted for we'th the Secretary shall receive three Hundred pounds of Tobacco for this yeare only.

The vpp! howse have Assented John Gittings clke

The Low! howse have Assented W. Bretton clke.

An Act for the Repeale of An Act made Anno 1661 Entituled an Act Concining Killing wild Cattle.

An Act for Lands five years in Possession.

The Burgesses of this Assembly being sensible th! the major pte of the people of this pvince being vnacquainted wth the Lawes & Customes of England as Touching possessions of Lands whereby many Controversies may be for the future arise be-

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P. R. O. tweene seuall wthin this pvince And for the better Establishing the Inhabit^{ts} in their R^{ts} & Possess^{ns} thereafter Bee itt enacted by the Lord proprietary by & wth the assent of the vpp! & low! howse of this preent genall Assembly That wheresoever any pson wthin this prince shalbee for the future full five yeares in quiett & peaceable possession of any lands Tenemts or hereditamts without Clayme by Comemt or psecucon of suite in some Court of this province Itt shalbee a sufficient confirmacon to the Possessor of the said Land Tenemts or other hereditamts for eve! And shall conclude the Clayme & Title of the ptend! for ever, Alwaies provided tht the Limytacon for five yeares in this Act expressed for the tyme to come shall not barr Orphans nor Women vnd Covert Baron nor psons out of the pvince nor psons of vnsound mind nor psons in prison. But th! the Orphans shall have five yeares after they be of age Women five years free from Couerture (vizt) if she marry agayne before her five years are expired & her husband omitt to make claime his Omission shalbee a good barr agt him But if the Women shee shall have soe long tyme allowed her to claime in, as will make vpp the first tyme of her Freedome, five years psons of vnsound mind five years after they come againe to their sences psons Imprisoned five years after their Release psons out of the pvince five years after their Arrivall in the pvince Provided they come in whin two years after their Tytle to the Land & howse become due In weh tyme if they claime not as aforesd to be vtterly barred for ever Provided that this Act nor any Clause therein Conteyned shall not Infringe anything expressed in an Act passed this Assembly entituled an Act for the Quietting possession & establishing the manner of Conveyance for the future, nor to barr the Lord Proprietary for any Claime to lands not held by Pattent vnd! the Seale of this province

> The vpp! howse have Assented John Gittings clke

The Low! howse have Assented W^m Bretton clke

> An act Providing what shalbee good Evidence uppon Bills Bonds and Specialtyes Comeing out of England And other prtes.

The Burgesses of this present Assembly takeing into their Serious Consideracon the many Inhabits of this pvince have form'ly suffered much prejudice by reason of Bills Bonds & Specialtyes Comeing out of England & other ptes vppon which many have been sued here & very slight evidence hath

been pluced As to the Testimony & pofe vpon which many psons have been Lyable to vexacous & Trouble some suites For Colonial Enthe prevencon of the like Mischeifs for the Tyme to come And the a Certeyne rule may be observed for the future in Poynt of Evidence to all Bills Bonds & specialtyes for paym! of money for the prevencon of Forgery & also to prvent vnjust molestacon of the Inhabits of this Province Bee it Enacted by the Rt. honnoble the Lord Proprietors by & wth the Assent of the vppr & low! howse of this genall Assembly the noe coppy of any Bills Bonds or Specialtyes made in any forreigne pros shalbe pleadable in any Corts of this Province any form! Law vsage or Custome to the contrary hereof Notwthstandinge And bee itt further Enacted by the authority aforesd the noe Bills Bonds or other Specialtyes whatsoever Comeing out of England be allowed or be Judged authenticke in any Corts of this Province vnlesse the pti vnto whome such Bills Bonds or Specialtyes doth app!tayne doe pve the same by Evidence (viva voce) or else such Bills Bonds or Specialtyes be pved before the Lord Majo! of London & Certified vnd! the Citty Seale or before any other Mayo! of Citty or Borough Towne Corporate of England And Certificate vnd the Seale of such Citty or Borough Towne corporate whereby such Bill Bond or Specialty shalbe pved any Lawe Custome or vseage to the contrary hereof notwthstanding And all Bills & Bonds or other Specialtyes web shall come from any other Forreigne pte either Collony or Platacon whatsoever shalbee eth! (viva voce) proved here or else afore the Govern! of such place Collony or Plantacon & Certificate vndr his or their Seale from whence such Bill Bond or other specialtye shall come otherwise all such Bills Bonds or Specialtyes sued here shalbe rejected & Judged Insufficient for want of such due proofe or Evidence as afores according as is pyided in this Act, Any Law vsage or Custome to the Contrary hereof in any wise notwthstanding

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The vpp! howse have Assented John Gittings Clke

The Low! howse have Assented W^m Bretton clke.

> An Act for the Explanacon of that Clause in An Act made by Capt W." Stone 21th Aprill 1649 touching Hoggs & Marking of Cattle, etc.

Whereas some disputes have been raysed in County Corts concerning the killing vnmarked Swyne vpon ones owne Land as is signified by a Parenthesis in the Act Bee itt Enacted by

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the Rt honnoble the Lord Proprietory by & wth the Consent of the Colonial Envopp! & low! howse of this present Genall Assembly the those Words (viz!) ones owne land shalbee Construed and Incorporated by all Corts to be the Land weh is Pattented & for weh hee payes yearly rent to the Lord Proprietary.

> The vpp! howse have Assented John Gittings clke

The Low! howse have Assented W^m Bretton clke

An Act Concring Proceedings att Lawe.

Whereas severall differences doe arise wthin this Province wherein there is noe Rule or Law provided in the pvince whereby to determine such differences & to leave much to discretion is to open a Gapp to Corrupcon for the avoyding such Inconveniencies Bee itt Enacted by the Lord Proprietors by & wth the Consent of the vpper & low! hows of this present genall Assembly th^t in Case where the Lawe of this province is silent Justice shalbe Adrd according to the Lawes of England soe farr as the Corts shall Judge th^m not Inconsistent with the Condicon of this Province. This Act to endure for three yeares or to the end of the next genall Assembly.

> The vpp! howse have Assented John Gittings clke

The low! house have Assented W^m Bretton clke.

> An Act Concraing Paym! of Debts due by Bill.

Whereas many Inconveniencies have happened in this Province Concerning ludgmts & bills brought in & Pleaded but but most especially vpon dead mens Estates whereby itt may be conjectured the such Judgmes or Bills being of a long standing have been form'ly paid and satisfyed for the prevencon whereof for the Future Bee itt enacted by the Lord proprietary by & wth the Assent of this present genall Assembly the noe ludgm! Bill, Bond or other Instrum! vnd! hand wryteing shalbe allowed or pleadable in any Corts of this province after three years after the date of such ludgmt bill, bond or Instrumt, as aforesd excepting such Iudgmts as were had & Bills Bonds or Instrumts as were made or taken before the end of the Last Assembly And bee itt further enacted by the Authority afores, the all such Judgmts Bills

Bonds or other Instrumts as were taken before the last day of the last genāll Assembly shall not be allowed as aforest values they be sued out and renewed by the first day of Aprill web shalbe in the yeare of our Lord God one thousand six hundred sixty-five Provided the first day of the Province the full terms of three yeares either pty may Claime the benefitt of this standard Act web in the prefixed tyme after their Returns into the prince for the Pleading or Renewing this Act to endure for Six yeares or to the end of the next genāll Assembly.

The vpp! howse have Assented John Gittings clke

The low! howse have Assented W. Bretton clke.

An Act for the Burgesses Expences and other Publiq^e Debts.

Bee itt Enacted by the Lords Proprietors by & wth the Consent of the vpp. & low! howse of this preent genall Assembly That every County shall satisfye vnto their Respective Burgesses All their necessary Expences this Assembly for meate drinke & lodginge for themselves & charges of Boate & hands for this ensueing Cropp, As alsoe one hundred pounds of Tobacco vnto Lievten! Coll Jarboe Two Thousand & Sixty pounds of Tobacco to M. George Goldsmith one Thousand pounds of Tobacco to M! Augustyne Herman Three thousand pounds of Tobacco to Mr. ffrancis Wright ffourteen hundred & Seaventy pounds to Cap! Nicholas Gwyther Two hundred nynety & two pounds of Tobacco to M. Slye, Three hundred pounds of Tobacco to the Secretary forty to Randall Hanson forty to Collonell W^m Evans one hundred & fifty to M^r Symon Carpenter Three hundred & thirty to Mr. Richard Wells Six hundred & ffifty to M! Iohn Bateman Two Thousand Two hundrd to James Jolly for the charge of the vpp! howse att his Ordinary Six Thousand Three Hundrd & eighty two pounds of Tobacco by the said James Jolly for drinke & dyett expended on the publiq being pte of the charges of the low! howse to dyett for the Sasque Sahanagh Indians two hundred & Sixty to be added to James Iollys Acc! Two Thousand to Mr W. Bretton clke of the Low! howse one Thousand to M! John Gittings clke of the vpp! howse Three hundrd & ffifty to M! Iohn Powick for officiating in the low! howse five hundrd to M! George Renolds Doore Keep! for the low! howse Three Hundred to M! Willkinson doorkeeper of the vpp! howse Seaventy one Thousand eight hundred Twenty five pounds of Tobacco in Caske to be payd

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vnto the Lieut gen! according as is specified in an act for the Colonial En Confirmacon of an Act of Gratitude vnto the R! honnoble Charles Calvert Esq^r to be leaveyed vpon all the Taxable psons wthin this pvince being Two Thousand Eight hundred Seaventy Three w^{ch} at Twenty five pounds p pole Amounts to the s^d Sume to 10 p cent for the Respective Sherriffes of this pvince for the collecting of Nynety nine Thousand two hundrd forty & nyne pounds of Tobacco being the Totall of the Sume above specified Amounts to Nyne Thousand nyne hundred & Twenty foure pounds of Tobacco for Their Sallery.

> The Vppr house have Assented John Gittings clke

The low howse have assented W^m Bretton clke

The Lords Proprietary willeth that These be Lawes.

PROCEEDINGS AND ACTS

OF THE

GENERAL ASSEMBLY OF MARYLAND,

At a session held at St. Mary's, September 13-21, 1664.

CECILIUS CALVERT, LORD BALTIMORE,

Proprietary.

CHARLES CALVERT, Governor.

THE UPPER HOUSE OF ASSEMBLY.



September 5! 1664

Writt issued to Coll. Wm Evans Councellor to appeare 13th 1659-69 instant to sitt in the vpper howse of this present Generall p. 190 Assembly

September 6! 1664

Att the howse of Assembly according to the Ajournment P. 191 October 3^d 1663 came Charles Calvert Esq! Leivtenn! Generall Philip Calvert Esq! Chancellor and Baker Brooke Esq!

Henry Sewall Esq! being calld (returne) absent in England Jerome White Esq! being calld return absent through sicknes

Rob! Clarke Esq^r returne deceased.

Edward Lloyd returne absent by Cross winds

John Bateman Esqr returne decd

Henry Coursey Esq^r returne Cross winds

Vpon Consideracon of the absence of the aboue menconed persons the Leiutenn! Generall ajourned the howse till Tuesday next 13th instant

10th day of Sept To the Right honoble the Leivtenn! Generall of Maryland

The humble peticon of Luke Barbier

Sheweth

That att a Provincial Court held ffebruary 9th 1663 in a case depending betweene Henry Spinke et ux. plts and yor pet." deft in the proceedings of which suite in divers parts thereof yo' pet! humbly Conceiues there is Error & therefore humbly prays

The premisses Considered you would be pleased to grant him leave to shew the Errors & order a Rehearing vpon the same. And he shall pray

Errors Assigned

first the Writt & the declaracon of my Adversarys doth differ and this is error. Termes de la Ley

2^{dly} The writt hath nothing in itt of the declaracon when itt ought to have all but only tyme & place & this is Error fo: 20

3^{dly} And more Cheifely even in the substantiall forme of my Journal Adversarys declaracon itt is most Erroneous he not Chargeing p. 192 me att all therein to have spoken the words either false or malitiose when he ought to have done itt with both or noe Action can lye & this is Error as fol. 47 Trin 7 Car. B. R &

4thly The matter of Lawe was never as yett Concluded on either before or after the Verdict of the Jury by which itt might appeare whether the words were Actionable or noe yor pet! then & still humbly Conceiving they were nor are not & in his answere mentioned as much & left itt wholy vpon the Court desiring them to judge the matter of lawe as in the sd Answere vpon Record doth more att large appeare & this he humbly Conceives is Error

51y ffor a Jury to give dammages beyond the Capacity or possibility of the plts being dampnifyed more then in Estate Creditt or otherwise he was ever worth the birth Educacons & Estate of my Adversarys being sufficiently obvious; yo' pet!

also humbly Conceives is Error

619 And lastly there is palpable Error in the Jury for giving any damages att all when my Adversary never named any for he ought to have named his dammages & indeed have proved them for folio 339 Co: 10-113. 13. H. 7. 16 sayth plainly A man shall never recover more dammages then he doth declare for in his declaracon

L. Barbier

Fiat Justitia

Charles Calvert

Wherevpon issued this writt as followeth Cacilius &c To the Sherriff of St Marys County Greeting

because in the Record & process and giving of judgem! in a plea that was depending Betweene Henry Spinke and Ellenor his wife plts. & Luke Barbier defdt in tryall of an action vpon their case for defamacon and Slaunder web was summed before our Governor & Councell in our Proal Court the ninth of ffebruary 1663 as is sayd Error manifest hath intervened to the greate damage of the afores! Luke as from his plea wee haue P. 193 rec. Wee the Error in due manner to be Corrected & To the partys afores^d full & speedy Justice to be done willing in this parte Comand you that by good & lawfull men of you County you make knowne to the sd Henry Spinke & Ellinor his wife who recovered agt the st Luke Barbier that they be before us at our Assembly held att S! Marys on Thursday 15th of September next to heare the Record & process afores soe had as also the Errors which the aforesaid Luke in this parte to assigne & alledge shall happen & further to doe & receive

what our Court of Assembly shall consider in the primisses & U. H. haue then there the names of those by whome this thou shall Journal make knowne vnto them & this writt, Wittnes our deare sonne & heire Charles Calvert Esq^r our Leiutennt of our Province of Maryland this 10th day of Sept 1664

Charles Calvert

Tewsday 13th Sept 1664 mett according to the Ajournm! above menconed.

Charles Calvert Esq^r Leiutenn! Generall Philip Calvert Esq! deputy Leiutenn! & Chancellor Jerome White Esq! Baker Brooke Ed. Lloyd Coll W. Evans & Coll Nath. Vty Esqr.

Then Coll Nathaniell Vty p^rsented to the vpper howse this petⁿ following.

> To the Rt honoble the Leiutennt Generall & Councell of the Vpper howse together with the honoble Burgesses in this preent Assembly

Sheweth

That M. ffrancis Wright being the last yeare Elected for one of the Burgesses of Baltemore County is through our desire gone vpon speciall service for the Province to the Sasquesahanough forte that yot honors may heare the more true & Certaine Intelligence of the Enemies proceedings prayth

That yor lop and this honoble Assembly will take itt into yor most serious Consideracons the prmisses Considered & grant him leave to be absent from attending as Burgess this preent

session of Assembly

Signed And yor pet shall pray Lewys Stockett Geo. Gouldsmith

which pet afores was granted by this howse & ordered to p. 194 be sent to the lower howse

Vpon Consideracon had of the defence of the Province agt the Incursion of the Indians, Ordered that the Original Articles with the Sasquesahanough Indians be brought in to this howse to morrow morning to be Considered of

M! White being sick desired leave to depart the howse & made his proxy the honoble the Leiutenn! Generall.

> The howse ajourned till to morrow morn 9 of the Clock

U. H. Journal 1659-69 Wednesday 14th September 1664

Present Philip Calvert Esq! deputy Leiutenn! and Chancellor, Baker Brooke, Ed Lloyd Coll William Evans and Coll Nath. Vty Esq!

Then was tendred by the Chancellor the article of peace with the Sasquesahanough Indians according to the order yesterday.

The howse ajourned till two of the Clock in the Afternoone

And the howse mett againe as before

Then M! Richard Preston preferred a petⁿ on the behalfe of W^m Lowry who had his serv! Arthur imprisoned for felony touching the fees of his s^d Imprisonmen! to be payd by the Country which by the Sherriffs acc! amounts to 1550^{ll} Tob.

which petⁿ and acc! being read the further Consideracon of itt was referred till to morrow morning

The howse ajourned till 9 of the Clock in the morning

Thursday 15th Sept. 1664 9 of the Clock in the morn.

Present

Charles Calvert Esq! Leiutenn! Generall Philip Calvert Esq! deputy Leiut! & Chancellor Baker Brooke Ed Lloyd Coll W. Evans and Coll. Nath. Vty Esq!s

Ordered that the petⁿ and acc^c p^rsented yesterday by M^r. Preston be sent to the lower howse with the acc^c

	ll tob
Imprisonmt 20 ^H p day	420
Boate & hands to the County Cort	100

520

This 520^{ll tob} the Vpper howse thinkes to be the only fees due to the Sherriff & the lower howse are desired to declare Their opinions whether they thinke the Publick or the County or the Master shall pay the Charge & if they lay itt upon the Serv! whether he shall first serve the Sherriff for the fees or his Mast! his tyme.

John: Gittings Clre.

Then M! Marmaduke Snowe presented a pet which is as fol- U. H. Journal loweth.

1659-69

To the honoble Charles Calvert Esq. Leiutennt & cheife Governor of this Province of Maryland

The humble pet! of Marmaduke Snowe

Sheweth.

That Thomas Gerrard of S! Clements mannor in the Province of Maryland did before the Rt honoble the lord Propt of this Province become bound in one Recognizance for the paym! of one thousand pounds sterl, vnto Abell Snowe of Cursitars office London Brother vnto yo! pet! as by the sd Re-

cognizance vpon Record appeareth]

That Abell Snowe afores! the se Recognizance vnto Idith Snowe his mother as well as other his Estate in this Province did give grant & make over to the vse of the sd Jdith her heires & Assigns, And further that the sd Jdith Snowe the sd Recognizance soe as aforesd vnto her given vnto yor pet! & his heires did in like manner give grant & make over as by the sd deeds upon Record likewise more att large p. 196 appeareth. That yor pet thereupon did Commence his suite in the honoble Court of Chancery of this Province & brought yo! honors writt of scire faciæs ag! Thomas Gerrard by which the s^d Thomas Gerrard was Comanded to shew cause why the s^d Thomas Gerrard should not pay the s^d one thousand pounds set by the recognizance due vnto yor pet as afores That vpon false suggestions & bare Avermts vnto that honoble Court he did contrary to the Right of yor sd petr obtaine to have the sd Cause dismis'd out of that honoble Court to yor petrs almost irreparable damage & Contrary to all Equity

Wherefore yo' pet! humbly prays that yo' will please to grant him leave to assigne Errors in the preedings of the sd Court & that in this honoble Assembly you will doe him Right

according to the merritts & Justice of his Cause.

And he shall pray Signed Marmaduke Snowe

Fiat Justitia signed Charles Calvert

> After which pet being read he presented his Errors which are as followeth.

Errors assigned by Marmaduke Snowe in the Cause late depending Betweene him & Thomas Gerrard & dismis'd in the Court of Chancery 21th of ffebruary 1662

Imprimis for that a Recognizance in Chancery is a record of the highest and most honoble Court of this Province agt which

U. H. nothing but a discharge vpon Record of the same Court can be admitted & yett the plts bill was dismist vpon a bare Averment of a few wittnesses.

2^{dly} In the Court of Chancery the Chancellor being the Cheife & only Judge according to the lawe & Custome of England the plts bill was notwthstanding dismist Contrary to the

opinion of the Chancellor.

3^{dly} The order of dismission was granted vpon a false and feigned surmise & the Court therein surprised for whereas in the s^d Evidence itt is surmised that the s^d Recognizance before the Lord Baltemore was in lieu of the Adcon of Justineau Snowes estate in Maryland Jtt is apparent by the date of the s^d Letters of Adcon & Quietus Est thereupon Granted Compared with the Recognizance afores^d that the Recognizance was entred into many moneths after the date of the Quietus Est & th! itt was in security for divers sumes of money due from the s^d Thomas Gerrard vnto Abel Snowe as well vpon the purchase of the whole Estate of the s^d Abell here in Maryland as for money by him the s^d Thomas Gerrard borrowed of Abell Snowe for the setting forth of him the s^d Thomas Gerrard vpon his voyage into this Province of Maryland never as yett sattisfyed by the s^d Thomas Gerrard

signed Marmaduke Snowe

Whereupon a writt ad audiendum Errores was granted & issued out agt the sd Thomas Gerrard ret. the seventeenth instant & this order following written vnderneath the sd writt (vizt).

Ordered that the Sherriff readeing this writt & leaueing this order & a Coppy of the writt att the howse of Thomas Gerrard shall be sufficient notice to the s^d Thomas Gerrard John Gittings Clre.

The howse ajourned till two of the Clock in the Afternoone

The howse mett againe

When was calld Doctor Luke Barber & Henry Spinke when itt was moved by Henry Spinke his Attorney W. Calvert Esq! that they might have a Coppy of the whole proceedings transcribed agt to morrow morning wherefore Jtt is Ordered that p. 198 a Coppy of the whole proceedings between Henry Spinke Et ux plts and doctor Barber def! be transcribed by to morrow morning 9 of the Clock att which tyme the Cause is to be heard

Then was read the pet of William Smith the Consideracon U. H. whereof was referred till to morrow morning

1659-69

The howse ajourned till 9 of the Clock in the morn

September 16th

Present as before

Then the Clk of the Provinciall Court brought in the transcription of the Proceedings vpon Record betweene Luke Barber & Henry Spinke which is as followeth.

Henry Spinke and Ellinor his wife demands writt ag! Doctor Luke Barber accon case vpon defamacon.

Warr! to Sherr. of St Marys County to arrest &c. Ret. next

Pro^{all} Court 8th September next (ut Supra)

Sumons in ditto Causa Peter Mills Henry Loyde and John Hierome to testefy &c. Supā penalty 500¹¹ Tob.

Be itt knowne vnto all men by theis preents that I Luke Barber make and appoynte my worthy freind M! Thomas Notley my true & lawfull Attorney in a suite depending this Court betweene Henry Spinke and Ellinor his wife and my selfe And whatsoever my sd Attorneys shall act or doe I binde myselfe by theis preents to rattifye & Confirme in as ample manner as if I myselfe were then & there personally prsent Wittnes my hand 10th Sept. 1663

L. Barbier

Testes.

John: Gittings Rob! Clarke

> To the Right honoble the Lord Leivtennt and Councell of the Province of Maryland

p. 199

The humble pet of Henry Spinke

Sheweth

That yor petrs wife being summoned to make her personall appearance att a Court held att Newtown the sixteenth day of June last past to testefy her knowledge in a cause then and there depending betwixt Benjamin Hunton plt and Doctor Luke Barber deft vpon penalty of 500" tob. in case of not appeareing she according to the Sumons made her appearance & when she was giving in her testemony upon oathe Doctor Barber contrary to that lawe which doth provide for the safety & security of Wittnesses in a Reproachfull & slanderous man-

u. 11. ner call'd yor petrs wife whore & the sd doctor Barber did then Journal & there affirme severall tymes that she was a whore saying that he had caught her with her Coates vp, and that Rogue Tom Hughes wth his breeches downe & in such vncivill accons not fitt to be named And further that he brought in none but Rogues and whores with him some from Newgate some from Bridewell & some from the whipping poste saying, And thou were the Impudence of all by yor petrs wife she comeing in his servant & also that her oathe was false and malicious which he would prove, Now for itt is the yor petrs wife has been almost these five yeares in this Country without the least blemish of Immodesty that carping Envy could suspect either in her behaviour speech or Carryage as is manifest to all her neighbours with whome she hath been Conversant & and that her educacon & former life in England being knowne to divers in this Country to be noe other, but honest modest & Civill but now by those slanderous speeches of the aforesd Barber which hath soe wounded her in her Creditt, Reputacon & honor (which is far dearer then life) that all the vertues of her former life is blasted p. 200 & she blazed for a whore and Strumpett, vnles yo! honors doe grant her Reparacon ag! the sd Barber, which yor pet! conceives you ought in Justice and honor to doe least this Slander for a president for futurity for such abusive fellowes not only to abuse Wittnesses in Contempt of governm! & lawfully summoned, but also take the priviledge to slander and abuse all weomen let them be ever soe innocent (noe mans wife excepted) wherefore he humbly Craves that the Cause may be tryed by an able Jury & she repayred according to the merritts of the offence

And he shall ever pray

Henry Spinke plt \ This Cause is respitted till next Pro^{all} Court Luke Barber def^t \ And the Court ordrd the Clk to take the dep\(\overline{n}\)s of all those now summoned in this Cause & to give Coppyes thereof either to plt or def! (if demanded) whereby to prepare themselves ag! next Pro^{all} Court

John Jerome aged 24 yeares or thereabouts sayth vpon oathe that att the Court att Newtowne Doctor Luke Barber calld Henry Spinkes wife whore & sayd that he would prove itt, for he sayd that he caught her with her Coates vp about her midle and Tho. Hughes with his breeches ab! his heeles & in most vncivill accons. And the said Doctor Barber further sayd that her oathe was malicious and false & thereupon threw itt to Mr Hall & bid him enter itt for he would prove itt & sayd that he brought none but Rogues & whores along with him

out of England some out of Bridewell & some out of Newgate U. H. & she was the Erranst whore th! came

Journal 1659–69

John Jerome

Sworne in open Court before me W^m Bretton Clk.

Peter Mills sayth vpon oath that att S^t Marys County Court held the 16th day of June last after Ellinor Spinke had taken her oath ag! Doctor Luke Barber in a cause depending in the sd Court the sd Barber calld Ellinor Spinke whore & that he had taken her with her Coates up to her middle & that Rogue Tom p. 201 Hughes with his breeches downe & that he would take his oathe of itt, & that he did bring into the Country wth him none but whores and Rogues some from Bridewell some from Newgate & some from the Whipping poste & then poynting to the said Ellinor he sayd and thou wert the Impudentest whore of them all And further he sayd that her oathe was false and malicious & he made noe Question but to prove her perjured & a greate many other Reviling speeches

Sworne in Cort before me

The marke of Peter Mills

W^m Bretton Clk

Henry Hyde aged 26 yeares or thereab!s sayeth vpon oathe that in an open Court held att Newtowne the 16th day of June 1663 he heard doctor Luke Barber call then & there Henry Spinkes wife whore & sayd he tooke her with her Coates vp and Tom Hughes breeches downe & vpon his wifes bed & he sayd they were naught together & being demanded whether he would prove that he answered he would take his oath voon itt & sayd itt was very true for he imediately gave her Correccon for itt, & there was none but Whores & Slutts that he brought into this Country such as were brought out of Bridewell and Newgate, whereof she was the most impudentest & further sayth not.

Sworne by me in Cort W^m Bretton Clk.

Henry Hyde

German Gillett sweareth the same with Henry Hyde (ut supra) and farther tht doctor Barber sayd that she vizt Spinkes wife was not only a whore but that he would prove and mayntayne her a whore

me

Sworne in Court by The marke A of German Gillett

W^m Bretton Clk.

U. H. Henry Spinke plt \ The plts pet. being the same putt Journal Doctor Luke Barker def! \ in by him last Pro. Court now read in Court the def! in answere thereto putteth in this his answere & also the Charge which are as followeth.

To the Rt honoble the Leiutennt Generall and Councell of Maryland

The humble pet! of Luke Barber by way of answere to the pet! or declaracon of Henry Spinke

Sheweth

That whereas the s^d Spinke accuseth yo! pet! of calling his wife Ellinor whore itt is true he denyeth itt not, nor any parte or parcell of the s^d Charges of immodest and lascivious Carryages of the sd Ellinor as they are charged & Contayned in the afores^d pet! or declaracon and relating in the least to the said Ellinor but pleades a speciall Justificacon as not actionable humbly throwing himselfe and Case vpon this most honoble Court & their Judgement whither any of the s^d words are actionable yo! pet! humbly Conceiving with Submission to yo' honors they are not & then Conceives vnder the submission aforesaid a Jury ought not nor can have Cognizance thereof for ad Questionem Legis Judices ad questionem facte Juratores

The p^rmisses Considered yo^r pet! humbly Craves such Releife for his vnjust molestacon as yo! honors thinke meete

And as in duty bound he shall pray &c.

The Charge

That Doctor Luke Barber did call Ellinor the now wife of Henry Spinke whore that he did divers tymes affirme that she was a Whore & that he had taken her with her Coates vp and that Rogue Thomas Hughes with his breeches downe. And that he brought none but Rogues and Whores out of England p. 203 some out of Bridewell some out of Newgate and some from the Whipping Poste & also th! her oathe was false and malitious which he would prove

This being the Charge my Adversary accuses me with tis his duty to prove itt actionable yett for sattisfaccon of this honoble Court I shall for once Endeavor to prove the negative (vizt)

That none of all the Charge is actionable & that out of Shepard & his authorityes being the very booke the honoble Leivtennt Generall Chancellor and this honoble Court the other day made vse of in a case of the like nature ffirst then as to the words (whore) the said Shepherd fo 76 affirmes positively

that the accon will not lye for saying a woman is A Whore or U. 11. Baud (albeit they be marryed And then for the gesture I found Journal her in wth that Rogue Tom Hughes as I am charged the sd Shepard declares himselfe in fo. 80 ut infra if any words be spoke in themselves not actionable of a young woman or man Chargeing them with incontinency or otherwise by which they loose their match the loss of the match must be averred specially Itt is not good Pasch 25 Car. B. R. Ayres Case, Sandersons Case Trin 17 Car. B. C. soe if any words of passion only not acconable be spoken as to say a man is forsworn he is a Rogue Villaine, or the like if any accon be brought vpon them itt must be mayntayned by a speciall avermt of losse Coo. 4. 15 Now for the last parte of his Charge (vizt) & also that his oathe was false & malicious which he would prove, this I likewise Conceive is not actionable for the s^d Shepard sayth fo. 77. soe in a Case depending betweene A. and B. in the Kings bench certaine Affidavitts being openly read in the Court the def! sayth openly there is not a word true in them as I can prove by twenty Wittnesses this is not actionable Pasch 15 Car. B. R Moltons Case Besides may itt please yo! honors when I spoke p. 204 the words itt was not soe much as an Affid! vntill sworne to noe affid & itt was some space of tyme before she had deposed Lastly to give yo' honors fuller sattisfaccon haveing as I humbly Conceive sufficiently proved nothing in my adversarys Charge can be acconable I shall now proue alsoe vnder correccon of this honoble Court that grant they were acconable in themselves yett as they are Charged they can beare noe action and that by the aforesd Shepard who fo. 44 sayth they must be Charged - with the very words false and malitious false et malitiose or itt is not acconable both which words must be found by a Jury for if they finde one of the words & not the other the accon will not lye as in folio: 85 Norman & Symonds case the plt brought an accon for words & declared that they were spoken false & malitious the Jury finde the words false et injuriose & itt was adjudged the accon would not lye because the findeing of the Jury doth not warr! the declaracon in the substantiall forme of itt, Trin. 7 Car. B. R.

Now I leave itt to yo! honors to judge whether itt is possible a Jury can finde both or either of the words being neither vsd nor Charged in my Adversarys declaracon the st Shepard calling them by the title of the substantial forme of the decla-

racon.

Notwithstanding may itt please yo! honors the better to defend my selfe from the malitious designes of Henry Spinke & that light carryaged woman Ellinor Edwards while she was my servant yo! pet! doth not deney any thing of his Charge or declaracon yett he humbly desires yo! honors to Consider the

U. H. sequence ffirst that the words I am Charged to speake were Journal spoken & soe is Charged to be in open Court now M! dent & p. 205 other Members of the Court as also Mr Jarboe Mr Turner & others bystanders att leaste six or seaven who hath declared to me they can & will if need be declare vpon oathe they being prsent att the same tyme that they heard noe such thing or in that forme as most of the others my Adversarys hath proved agt me make mencon of he haveing procured foure oathes the persons of all which had as I can prove perfect prejudice agt my person except M! Hide whose oathe is nothing soe desperate or invective agt me as the others are nay you pet! dare venture all he hath that the said Spinke cannot gett the like oathe of any Credible person as either of the other three hath taken all over the Province the men being of very slender Repute in Comparison of the persons preent whose oathes if need be I can produce who only testefy of my taxing her of a whorish or lascivious Carryage while she was my servant & in perticular with Thomas Hughes which is most true & vpon which I forwarning her of this fellowes Company she impudently receives him into my howse when my wife and I was gone to St Marys Lodgeing him in my wifes bed & lying all night in the Roome with him as my serv^{ts} told me att my returne & which she did not deney when I gave her Correccon for itt before M^{rs} Reynolds telling her att that very tyme I gave her Correccon for those her whorish Carryages to which she answered not a word.

Ordered that Judgem! and determinacon in this Cause be respitted till to morrow morn.

Then the plt craves a Jury which was granted Warr! to Sherr, to impannell a Jury ret, forthwith

Edward Clarke sworne & examined in open Court sayth that after Ellinor Spinke had delivered in her oathe doctor Barber threw itt to M. Hall & bid him Record them for they were false & malitious & he did not question but to proue her perjured. And further sayth not.

Mr Walter Hall sworne and Examined likewise in open Court U. 11. sayth that after Ellinor Spinke was sworne the doctor gaue Journal this depont two depns the one being Ellinor Spinks & bad me Record them & be carefull of them for he would proue them false and malitious and made noe doubte but to gett vnder the L. Chancellors hand of England to punish such malitious persons as those were and further sayth not

Sherriff returnes his writt and warned

Foreman

W^m Calvert Esq! Patrick fforrest Thomas Hussey Rob! Peyton Peter Watts W^m Robinson

James Lindsey Dan: Clocker John Lumbroza Tho: Hatton Geo. Thompson Rich. Dod.

The Jurors Charge given is this vizt

Whether doctor Luke Barber accuseing Ellinor Spinke in saying her oathe was false and malicious those words were spoken by him afore or after she had taken her oathe, if spoken p. 207 before to finde for the def! if after to finde for the plt with costs and damages.

After long debate the Jurors came into Cor and demand 3011 tobacco p head as was allowed that former Jury inter John Abington plt and Jerome White def! which was allowed and Granted by the board

Then they deliver in their verdict as followeth (vizt)

The Jury doth award vnto the plt for dammages thirty thousand pounds of Tobacco and Caske with Costs & Charges of suite

> And the Court ordered the verdict be Entred for the Judgem^t

True Coppy Exd by the Clk of the Proal Court and the Clk of the vpper howse of Assembly before me Signed Philip Calvert Chancellor

Luke Barber plt The plt & deft appearing att the tyme Henry Spinke appoynted & the transcript of the Record of deft the process and Judgemt agt Barber being brought into the howse of Assembly the plt proceeded to assigne & make good the errors and first was read the first Error (vizt)

First the Writt and the declaracon doth differ & this is Error Termes de la ley.

The Record sayth Henry Spinke & Ellinor his wife demands writt ag! Luke Barber accōn Case vpon defamacōn

U. II. Warr! to the Sherriff of S! Marys County to arrest &c Ret. next Pro^{all} Court 8th Sep! next (ut supra)

And a little belowe

To the Right honoble the Lord Leiutenn! & Councell of the Province of Maryland The humble pet! of, Henry Spinke

Sheweth &c which was in the declaracon putt in by Spinke The def! Spinke alleadged that the difference betweene the writt and declaracon is not error because itt was only matter of forme & for th! alleadged the lawe of the County but could not produce any lawe of the Country to prove his Allegacon. The plt replyes itt is matter of Substance and not of forme only & therefore Error.

And the vote of the howse nemine Contradicente was that the error was substantiall & not in forme of the declaracon only and therefore Vote the Judgem! Erroneous & that they both pay their owne Charge

M. Jerome White preent

Then was taken into Consideracon the Articles of peace with

the Sasquesahanough Indians dated fift of July 1652

Vpon readeing of which Articles made with the Sasquesahanough Indians as also the Articles made 21th May 1661 the howse thought fitt to Communicate the s^d Articles with the lower howse to desire them to Consider.

ffirst which way these Articles should be made good to the Sasquesahanoughs. And Secondly the danger that may arise from the breach or delay of the performances of the s^d Articles

Ordered th! the sd Articles be sent to the lower howse to desire their answere to these two questions & if they thinke fitt to have a Conference ab! them some tyme this Afternoone John Gittings Clre.

Mr White absent

Vpon Consideracon of the pet[®] of W[®] Smith touching the Repayre of the howse of Assembly Ordered that itt be referred to the Consideracon of the lower howse.

The howse Ajourned till Afternoone

The howse mett againe & Ajourned till morn

p. 209

September 17th

Present as before with M! Henry Coursey

Was read an Act sent from the lower howse for the preservacon of the severall harbours within this Province and voted to pass with an Additionall Clause for Coppyes thereof to be

given to the Masters of Ships & pviding of pay for the Secre- U. H. tary for wryting of the sd Coppyes and voted to pass and be 1659-69 sent to the Lower howse for their approbacon to the sd additionall Clause

Then was read an Act sent from the lower howse for fferrys and amended & sent to the lower howse for their Concurrence

Then was read an Act sent from the lower howse for providing a Magazine

voted to pass.

Then was read an Act for paym^t of ffees due from Criminall persons amended and voted to pass & to be sent to the lower howse for their consideracon

Then was read an Act for reviving certaine lawes within this Province voted to pass & that all those Acts be sent to the lower howse with the Amendm^{ts} for their Concurrence

Then came from the lower howse W^m Calvert Esq! with this following paper as answere to the Message sent to the lower howse concerning the Articles with the Sasquesahanough

Indians (vizt)

The Sence of this howse is as to the makeing good of the Articles with the Sasquesahanough Indians that ten Volunteers with a Comand be raysed upon any Emergent occasion when the Governor and Councell shall thinke fitt to be imployed in assisting the Sasquesahanough Indians, for the Continuance of the Articles And that each Volunteere be allowed p. 210 and payd him 500ll tob p moneth. And the Comand! one thousand pounds of tobacco p moneth during such their service & Imploym! weh sd Charge shall be defrayed by the Publick And Itt is thought by this howse very necessary that the Governor and Councell appoynt two or three Inhabitants in Baltemore County (vizt Coll Nathaniell Vty Cap! Thomas Stockett and M. ffrancis Wright (whome this howse thinkes fitt persons for that Imployment if the Governor & Councell shall approve thereof or any two of them In the name of the Governot and Councell to treate with the Sasquesahanough Indians as often as need shall Require, and to signify the Resulte thereof to them as occasion shall be needefull & the sd persons to give and receive preents att their owne Charge and discretion. And if the upper howse shall Condiscend to what is here proposed That they would please to drawe up an act to that purpose.

W^m Bretton Clk.

Vpon the Consideracon of the answere of the lower howse to the paper sent yesterday from this howse touching the performance of the Articles to the Sasquesalianough Indians

U. H. Journal to give the Governor power to press the ten men in their paper mentioned they have not att all provided for or att leaste not sufficiently provided for the performance of the Articles afores^d since ltt is not in his power to promise ayd certaine but att the will of persons to be imployed

2 The Intencon of this howse being only to move the lower p. 211 howse to the securing the performance of the Articles with the Sasquesahanoughs in order to the security of the Province and people thereof in Generall from the Incursions of our Enemies they do not conceave that they have sufficiently provided for the end Aymed att in providing soe slender A number of men though att soe greate an Expence as those ten men may prove they only being able to induce the Sasqsahanoughs to employ as small a number in securing the head of all the Rivers on the westerne and Easterne shoare.

Wherefore this howse doth once more desire the lower howse to resume the debate & lay the Common security to heart and sufficiently provide for itt

John Gittings Clre.

The howse Ajourned till Afternoon

The howse mett againe as before with M. White

Then came a Messenger from the lower howse with this following paper as answere to the paper above s^d (vizt)

Sep! 17th 1664

In answere to the paper sent downe from the Vpper howse This howse sayth that they allowed soe greate wages for the Encouragem^t of Volunteers that they doe presume the Governo! may have them vpon all occasions & consequently may promise Ayd

William Bretton Clk

The Vpper howse desires the lower howse to drawe vp the first proposalls into an Act

John Gittings Clre

Then was read an Act Concerning the Secret^{ry} and Addicon to his fees and putt to the vote whether itt pass or not

Coll Vty to pass
Coll Evans to pass
Mr Lloyd to pass
Mr Brooke to pass
Mr Whyte to pass
The Governor to pass

Mr Coursey not to pass The Chancellor not to pass

Then came from the lower howse Cap! Thomas Stockett U. II. with the Acts which were sent to the lower howse with Journal 1659-69 amendm's with the lower howse their Assent therevnto.

Then came Cap! Nicholas Gwyther from the lower howse with an Act intituled an Act for preservacon of the Articles made with the Sasquesahannoughs which was read and amended and sent to the lower howse for their Consideracon.

Then the Sherriff returnd his writt ag! M! Thomas Gerrard ad audiendum Errores inter Causa Marmaduke Snowe plt and the s^d Tho: Gerrard def! (Executed)

Then Mr Thomas Gerrard made his appearance according to

his tyme appoynted in the warr!

And the howse ajourned till Munday morn. 9 of the Clock

Munday 19th Sept 1664

Present Charles Calvert Esq! Leiutenn! Gener!! Philip Calvert Esq! deputy Leivtenn! & Chancello! Jerome White Henry Coursey Baker Brooke Ed Lloyd Coll W^m Evans and Nath Vty Esq^{rs}

Then was calld M! Snowe and M! Gerrard who made their appearance

Then was read the pet! of Marmaduke Snowe and his Errors after which Thomas Notley the Attorney of the sd Gerrard desired a coppy of the petⁿ and Errors and tyme till to morrow morn. to putt in his answere.

whereupon Itt is ordered that a Coppy of the pet! and Errors be given to the def! and that he have day to give in his

answere till to morrow morn 9 of the Clock.

Then came a Member from the lower howse & desired to p. 213 haue the answere of this howse to the second pte of the paper sent by them to this howse Sept 17th relateing to the appoyntm! of Coll Vty and others to treate with the Sasquesahanough Indians &c.

Whereupon the howse return'd this answere vizt. This howse doth conceive th! itt lyes in the Governors brest with the advice of the Councell to appoynte such and soe many as they shall thinke fitt to treate wth the Sasqsahanoughs as occasion shall require And that an Act is not att all needefull in that behalfe but that the Governor and Councell will take care that fitt persons be appoynted in that County as occasion shall require

John Gittings Clre:

U. II. Then came a Member from the lower howse with this follow-

Journal ing paper (vizt)

Itt is desired by the lower howse th! the vpper howse would be pleased to drawe vp an Act obligeing negros to serve durante vita they thinking itt very necessary for the prvencon of the damage Masters of such Slaves may susteyne by such Slaves prediction to be Christned And soe pleade the lawe of England

Wherevoon was drawne vp an Act intituled An Act for

Slaves, and ordered to be sent to the lower howse.

In Answere to the Act for the p^rservacon of the Articles with the Sasquesahanough Indians

Ordered that the Act be sent back with these Clauses.

- I This howse doth not Conceive that any Serv! can be admitted as a Voluntier because he is not Master of himselfe till free from his Master and therefore not necessary to insert that Clause
- 2 That itt is not probable the Governor will rayse more men then that pay will sattisfye he being likely to pay the supernumerarys himselfe and therefore that Clause also vnnecessary

3 Itt is not att all needefull for the Governor to have an Act to rayse Voluntiers & there fore desires to have that Clause struck out as vnnecessary he haveing power both of peace & ways of this same Charge.

warr att his owne Charge.

Wherefore this howse desires the lower howse to drawe vp the Act a new, & in itt to make some provision further for necessary furniture &c. for such men as shall vpon Emergent occasion according to their act be sent forth the 6000¹¹ Tobacco p mensem being allotted wholy to their pay

The howse Ajourned till Afternoone

The howse mett againe as before

Sept 19th 1664

This day in open Assembly came Patrick fforrest and surrendred all his Interest of the land specifyed in this Pattent vnto Pascoe Dunne his heires or Assigns for ever.

signed Patrick fforrest

Then came M! Henry Adams wth the Act for Slaves with some amendm!s of the lower howse & desired to have the Act perfectly drawne vp here. Whereupon the vpper howse sent this following paper to the lower howse and desired their answere therevuto in wryting before they proceed to the drawing vp the Act in wryting Concerning Slaves, viz! This howse

p. 2

desires to knowe what the lower howse intends shall become U. II. of such weomen of the English or other Christian nacons Journal being free that are now allready marryed to negros or other Slaves vizt

Shall such weomen be forced to serve as long as their husbands liue? yea or not

2 shall the issue already borne of such marryage be bond

or free? yea or not

1 shall the issue hereafter to be borne of such marryage be bond or free? yea or not John Gittings Clre

Then was read an Act of Encouragem! for W. Smith in his vndertakeing the Country worke att St Marys with some Amendments.

And Ordered to be sent to the lower howse

p. 215

The answere of the lower howse touching the Act for Negros To the first whether free weomen marryed to Slaves shall be Constrayned to serve during their husbands lives?

In the negative

To the 2d issues already borne of such marryages whether bond or free

To serve thirty yeares by the Major Vote.

To the last vizt the issues hereafter borne &c. To serve likewise 30 yeares

Then was read the Act Concerning Negros and other Slaves assented to by the upper howse and sent to the lower.

> The howse Ajourned till to morrow morning

Tuesday September 20th

Present as yesterday

Then was brought in and read an Act Concerning Negros and other Slaves assented to by the lower howse and after readeing itt Ordered to be ingrosed.

Then came in Marmaduke Snowe and Thomas Gerrard and

p^rferred his answere to the Errors (vizt)

The answere of Thomas Gerrard to the errors assigned by Marmaduke Snowe plt in a case depending between the sd Gerrard & the said Snowe in a Courte of Chancery held 21th ffebruary 1662

ffirst That Snowes first Error alledged is meere fiction, supposicon and false for that there was never any Recognizance of the sd Gerrard given in any Court of Chancery in this Province Relateing to the st Snowe or others from whome he U. II. prtendeth Right or power, and therefore that Error is humbly supposed to be vshered in, Rather to amuse this Assembly with p. 216 fallasy and vncertainty then vpon any ground of truth Lawe, or Reason for the Court gave Judgemt as well vpon the view of Abell Snowes booke of acct as severall other papers.

To the second Error the sd Gerrard doth positively deney that the honoble Chancellor now being was att the tyme of the judgemt or the dismiss of the Court of Chancery in the sd Case before menconed, Cheife Judge of the Court of Chancery for th! before that tyme or att any tyme since he never was by authority proclaymed as cheife Judge of the Chancery Court or was he reputed or taken soe to be or ever admitted soe to sitt or did he ever that he knoweth thereof assume that place or power as Cheife Judge of that Court But that the Leivtenn! Generall that now is hath from tyme to tyme by vertue of his Com^{on} as he supposeth satt as Judge of that Courte since his Arrivall into this Province, for other ways if itt should be granted that the honoble Leiutenn! Generall in Judgem' of lawe sitting in the Courte of Chancery be inferiour in place or precedency to the Chancellor were to render the person whome he Representeth, to say the R! honoble the Lord Propry inferior to those w^{ch} are subjects vnder his dominion which would seeme strange and incongruous both to lawe & reason. And the s^d Gerrard doth suppose that the Chancellor is not constituted here in this Province according to the full & ample authority & regulacon of the lawes and Customes of engld. But by vertue of a comon from the Lord Propr of this Province and see hath not such ample authority as is supposed, but grant itt were soe yett nevertheles the Lord Propt hath not as yett parted with his perticuler authority in that Court for the s^d Leivtenn^t Generall doth to this day sitt in Chancery as cheife Judge and all Addresses are made to him & his Councell & soe was itt in Snowes case therefore the second Error cannot howld but is as the s^d Gerrard supposeth superfluous & immateriall

To the third Error the s^d Gerrard answereth and sayth that what the s^d Snowe doth principally alledge is false and vntrue for that the Courte was not surprised nor did they give their Judgmts really vpon any Evidence produced before them but vpon the view of the Records of this Province And the comparacon of Abell Snowes booke of accts & the sd records & papers by which itt did plainely truly & clearely apeare That that Recognizance was sattisfyed in lawe as by the Records of that Court may more plainly appeare the Coppy of which the s^d deft hath heere to produce but grant itt were soe yett nevertheless Snowe by his mutuall consent & submission to the Arbitracon of the board hath concluded himselfe in poynte of

lawe for noe error will in this case lye, for the Rule is Consen- U. II. sus tollet errorem And Cooke sup. Litt sayth fo. 11. a. 343. Journal 1659-69 67. a. to this effect Contra neguntem principium non est disputandum Therefore the deft sayth that the Judgment of the st Court as to the dismiss is by the s^d Snowe falsly and malitiously suggested by him to be Erronious vpon all which he humbly craveth the Judgem! of this honoble Assembly and humbly prayeth to be dismist wth his reasonable Cost and damages allowed him.

Tho. Notley Attorney to Thomas Gerrard

Wherevpon the howse Considered the two poynts in the plea to the first Error (vizt) first that there was never any Recognizance of the said Gerrard given in any Court of Chancery in this Province relateing to the s^d Snowe or others from whome

he pretendeth right or power

Secondly that the Error is not rightly layd because the Court gave judgem! vpon the view of Abell Snowes booke of accounts and other papers wherevpon was produced the Originall Recognizance taken before the Rt honoble the Lord Proprietor in England and the Record of itt in the Court of Chancery of this Province.

And putt to the Question

Whether the Recognizance taken before the Rt honoble the Lord Prop! in England & certifyed by him from thence and here entred vpon Record in Chancery be a Recognizance in p. 218 Chancery of this Province as good as if itt were originally acknowledged in this Province

In the affirmative Coll W^m Evans m^r Henry Coursey m^r Ierome White The Chancellor The Leiv! Generall

In the negative (Coll Vty m^r E^d Lloyd 1 m^r Baker Brooke

Resolved

That the Recognizance before specified is A Recognizance given in the Court of Chancery in this Province

Putt to the Question whether the Error be Rightly layd yea

or not.

Resolved in the negative

Because the Court as appeareth by the Record did give Judgem! vpon view of the Records.

U. 11. Then was taken into Consideracon the second Error (vizt)

Journal the power of the Chancellor and his dissent, and waved

Then was taken into consideracon the third and last Error

Voted Error

And resolved first by what appeareth vpon Record the ground of the dismission Snowes Cause XXIth of ffebruary was the testimony of Thomas Manning Hugh Stanley W^m. Hollinsworth Richard Moore ffrancis Jackson & omnes reliqui as the Record sayth and the letters of ad^{con} of Justinean Snowes and the Ouietus est therevpon granted

secondly that the Quietus est being found vpon better view of the Record of testamentary causes to beare date the first of Aprill 1640 could not possibly be in Justice construed to discharge a debt accknowledged 19th June 1640 which was neere

three moneths after.

Thirdly that a Recognizance vpon Record can not be

avoyded but by sattisfaccon vpon record

ffourthly that although the Clk hath by misvnderstanding vsed the word Arbitracon the Court did not sitt as Arbitrators p. 219 but as Judges as appeares by the words following vizt & desires Judgement of the board vpon ffryday 20th ffebruary And did therefore Sattirday 21 of ffebruary judicially order the dismission of the Cause as apeares by the words Court thought fitt and ordered &c.

Then came this following paper from the lower howse (vizt.)

Tuesday 20th Sept. 1664.

Cap! Thomas Stockett informeth the howse that there is a certaine Cinigo Indian Prisoner in their County the Charge of whose imprisonm! will be greate when itt is brought in not knowing how long he may Continue Prisoner there. This howse humbly requesteth the Vpper howse to Consider of itt To the End the future Charge concerning that Indian be prvented.

W^m Bretton Clk.

The Vpper howse will take care that the Prison! shall be sent for downe to S! Marys to avoyd Charge John Gittings Clre.

Then came a Member from the lower howse with the Act for prservacon of Articles with the Sasquehanough Indians.

vpon which was Endorsed and returned to the lower howse this (vizt)

first the Vpper howse desire to have these words struck out U. II. of the Act (vizt) that the Leivtenn! Generall & Councell have Journal power to rayse such & soe many Voluntiers

Secondly that second Clause Provided that the Leivtennt Generall and Councell imploy not more men then their pay be defrayed with the sume of six thousand pounds of tobacco &c.

Thirdly that Clause provided also that noe Serv! be imployed on such service without his or their Masters or Mistresses consent

This last Clause is thought inconvenient because the officer that accepts of Volunteers for this service cannot tell when any person offers himselfe as a Voluntier whether he be not a serv! Runaway from some Master a farre of and soe may be a lyable to be Questioned by this Act, And the Sence of this P- 220 howse is that noe serv! can be a Volunteer as before vrged by this howse in the paper sent 19 instant.

John: Gittings Clre.

To the hono he the Vpper howse of Assembly

The humble pet" of Rob! Dunn

Sheweth

That aboute 12 yeares since John Hood survayd a parcell of land (neare to the Wadeing place to the Ile of Kent on the Easterne shoare M! Robert Clarke being then Surveyor The cert! of which land was delivered to Philip Calvert Esq! to the End he might have a pattent for that land web Certiff! itt seemes through the vnfortunate disturbance of the Province is lost. And the sd Hood dying one Henry Morgan hath since survayed the same land & obteyned a pattent for the same soe outeth the orphan of the sd Hood of his just right.

Wherefore he humbly prayes that the sd Morgans pattent may be null & that the Orphan of the sd Hood may have pattent and Enjoye the sd land according to his first survey

And he shall pray &c.

There appeareing nothing vpon Record which may Evidence the Clayme of the pet to the land this howse thinke itt inconvenient to question a pattent under the seale vpon bare affid; but that notwithstanding the pet may have the benefitt of the Rights vpon which the land was taken vp.

John Gittings Clre

The howse ajourned till morning

U. H. Journal Wednesday 21 Present as yesterday

The depⁿ of Nicholas Gwyther aged 39 yeares or thereabouts sworne before the Governor and Councell this 21th Sep! 1664 sayth That in Company with severall other persons drinking of some burnt Brandy, M! Bretton was tolde that in an order of Court in a cause depending betweene Marmaduke Snowe and M! Thomas Gerrard he had entred the word Arbitracon which should be as they say (Judgement) vpon which the sd Bretton replyed that att my Lords howse the Councell did sett vp vntill two of the Clock in the morning ab! M! Gerrards business, and that the Chancellor & Secretary did then dictate vnto him what should be entred in the same order and he did accordingly enter the same therefore noe faulte in him & further sayth not

Nicholas Gwyther

Sworne in open Assembly John: Gittings Clre:

The depⁿ of Daniell Jenifer aged 27 yeares or thereabouts sworne att the same tyme sayth The same verbatim as is sworne by Cap! Nicholas Gwyther aboue menconed

Dan: Jenifer.

Wherevpon W^m Bretton was sent for into the Vpper howse to answere the Slaunder of the Chancellor and Secretary in the depⁿ above menconed who did in open Assembly Confess that he lyed when he reported what is contained in the dep^{ns} aboue sd Concerning the Chancello^r and Secretary afores.^d

Then was sent in an Act touching the Burgesses Expences and other publick debts to the lower howse.

Then was the act returnd from the lower howse with their

Assent voted that itt should be faire ingrosed

After which both howses meeteing in the vpper howse. The Acts faire ingrosed were read over and signed by the Clks of either howse respectively. And his lop⁵ assent declared by the Leivtenn! Generall in these words

The Lord Prop^r willeth that these be lawes

and signed Charles Calvert

P. 222 And then the Chancellor by order from the Leivtenn! Generall declared the Assembly dissolved

John Gittings

Acts made att a Session of Assembly begun September the fifteenth 1663 and Continued by adjournment till September 6th 1664 by the Honble Charles Calvert Esqr Liber W II & L p. 28

An Act for the preservation of the Seuerall Harbours within this Province

Whereas divers persons as well the Inhabitants of this Prouince as Forreignors hither tradeing in Ships of great burthen as alsoe in other Smaler uessells have hithertoo Customarely used to cast out of their said shipps and other uessells their ballast in such Creekes and Harbours where they Comonly Ride to take in their ladeing which Custome if not timely preuented and Redresse found therefore will in short tyme proue to the decay of most of the Chiefest harbors in this Prouince Bee itt therefore Enacted by the Right Honble the Lord Proprietary with the Consent of the Upper and Lower house of this present Generall Assembly That all persons whether Inhabitants or fforreigners here tradeing in shipps of great or Lesser burthen or any other uessell with a Deck that shall after the Publicacon of this Act Cast out of their said shipps or other vessells any kind of Ballast into the Harbours or Creekes where they Comonly Ride and doe not Carry itt to the shoare and lay itt aboue high Water marke shall for every such default forfeite and pay two thousand pounds of Tobacco the one moyety to the Lord Proprietary and the other moyty to him that sueth to bee Recovered by accon of debt or Informacon wherein noe wager of Lawe Essoyne or protection to be allowed or admitted And Bee itt further Enacted that Every Master of a ship or vessell bound to take notice of this Act shall att the tyme of the Entry of his said shipp or vessell haue a Coppy of this Act delivered him by the Secretary for writeing of which Coppy soe to be delivered as aforesaid The Secretary shall have five hundred pounds of Tobacco out of the Publick Leauy paid this yeare and noe longer.

'An Act Concerning Negroes & other Slaues

Bee itt Enacted by the Right Hon^{ble} the Lord Proprietary by the aduice and Consent of the upper and lower house of this present Generall Assembly That all Negroes or other slaues p. 29 already within the Prouince And all Negroes and other slaues to bee hereafter imported into the Prouince shall serue Durante Vita And all Children born of any Negro or other slaue shall be Slaues as their ffathers were for the terme of their lines And forasmuch as divers freeborne English women forgettfull

of their free Condicon and to the disgrace of our Nation doe intermarry with Negro Slaues by which alsoe divers suites may arise touching the Issue of such woemen and a great damage doth befall the Masters of such Negros for prevention whereof for deterring such freeborne women from such shamefull Matches Bee itt further Enacted by the Authority advice and Consent aforesaid That whatsoever free borne woman shall inter marry with any slaue from and after the Last day of this present Assembly shall Serve the master of such slave dureing the life of her husband And that all the Issue of such freeborne woemen soe marryed shall be Slaues as their fathers were And Bee itt further Enacted that all the Issues of English or other freeborne woemen that have already marryed Negroes shall serve the Masters of their Parents till they be Thirty yeares of age and noe longer.

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An Act for Ferrys.

Whereas seuerall Inhabitants of this province but Especially the Inhabitants of St Marys and Charles County have suffred much Loss of time by procuringe of passages ouer St Georges and Wiccoconu Riuers as their seuerall occasions and Intentions may Require (there beinge noe Certaine ferry Erected and Allowed ouer either the st rivers Bee itt Enacted by the Right honnole the lord proprietory of this prouince with the assent and aprobation of the vper and Lower howse of this Gen! Assembly That the Coms of St Maryes County take serious care that a Conuenient boate 14 foote or therabouts by the Keele be built or purchased for the passinge any person or persons (trauelinge on foote) ouer St. George's Riuer, And Com^s in Charles County in Like manner take care for the buildinge or purchasinge such other boate of 14 foote or therabouts by the Keele for conueying any psons whatsoever trauelinge on foote ouer Wiccoconu Riuer, weh sd ferrys the Com^s of each County as afores! shall procure & see sett up kept and mayntayned in the most Conuenient place in either of the st Rivers by the last day of novembr next after the publication hereof upon perill of forfeitinge to the Lord proprietor and his heyres for either of their neglects Respectively three thousand pounds of Tobacco in Caske And for as much as those who ferryes ouer St Georges and Wiccoconu Riuer hath respect in a manner wholy to S! Marys and Charles County Bee itt therefore Enacted by the Authority afores^d that both the st Countyes bee equally and joyntlye charged wth the yearly mayntayninge both the sd fferyes and bee added to the Leavy in each Respective County every yeare. And bee itt

alsoe further enacted by the Authority as afores! in Regard of P. R. O. the great Difficultye of gettinge or procuringe Passadge ouer Colonial Entry Book Patax! Riuer that the Coms of Calvart County take alsoe Care for the buildinge or procuringe a boate of Eighteen foote by the Keele or therabouts fitt for the transportinge men and horses for the passinge or conveyinge over all passengers whatsoever wth their horses trauelinge either on foote or on horse back, the Charges of weh Boate and fferry shal be wholy mayntayned and defrayed by the Inhabitants of that County by Assessm! upon the whole Countye w^{ch} the Comissioners of that County are hereby Impouered to assesse upon the County And bee itt farther Enacted that the Com^s of the s^d County doe prouide the s^d boate by the last day of ffebry next ensuinge upon perill of fine to the Lord Propriet and his heyres to the Vallue of foure Thousand pounds of Tobacco for such their neglect therein. And the keepers of the sd fferryes shal set ouer any one whatsoever requiringe passadge att any time of the day (if not hindred through violence of weather, betweene Sun Risinge and Sun Settinge upon perill of such penaltye and forfeyture as the Com^s of each Countye Court before whome Comply being made of the dammage sustayned by any one not having passadge in such convenient time shall adjudge. This Act to endure for three years or to the end of the next Gen!! Assembly.

The uper House haue Assented
John Gittings clke

The lower house have Assented W^m Bretton clke

An Act for the prouidinge a Magazine.

Whereas it is conceaved that great danger wth much Losse may befall to the Inhabitants of this Province in Gen! by the inuasion or onsett of any Enemy through want of necessary amunition for defence. The people generally being very slak and negligent in prouidinge soe much as a sufficiency for their particular private familyes. This present Assembly takinge itt into more serious consideration then formerlye doe pray that itt may be Enacted, and bee itt Enacted by the Right honorable the Lords Prop^{rs} by and with the aduise and Consent of the uper and Lower house of this p^rsent gen!! Assembly That ten Thousand pounds of Tobacco bee this yeare Leaveyed on the Inhabtants of this province and deposited in the hand of the Lieut. Gen!! or some other person whome hee shall thinke good to apoynt for the procuringe and keepinge the Vallew of the st

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sume of Tobacco in powder and shott, we's said powder and shot Colonial En-shal bee imployed and used in case that any inuasion or inuasions of an Enemy should hapen or any other Emergenz ocation of the prouince, Butt upon noe other acc! whatsoever, And therefore an Acct shall bee given at each succeeding assembly how the said amunition is expended or disposed off to the end the said proportion may still bee mayntayned and at the charge of the whole prouince made good againe. This Act to Endure for three Yeares or to the end of the next General Assembly.

> An additional Act to an Act entituled an Act concerninge the paym! of fees due from Criminall persons.

Whereas the former Act made for the paym! of fees due from Criminall persons doth enioyne generally all Criminals to pay and satisfye all such fees as shall bee due from them unto the sheriff or goaler either by servitude or otherwise wthout any exception or provision made as to Servts not having wherewth all and in noe wise capable of satisfyinge such their fees wherefore bee it enacted by the Right honor the Lord propr! by and wth the Consent of the uper and Lower house of this present gen! Assembly that from henceforth all such fees as shall be due from such serts Criminals shall bee satisfyed and defrayed at the charge of that County where the fact is comitted. And bee further Enacted that all and euery Criminal Serv! for whome the cuntye shal paye the ffees due to the Sheriffs as aforesaid at the end and expiration of his time of Servitude due to his master by Indenture or Lawe of the cuntye shall by servitude or otherwise satisfye unto the Coms of each respective County for the use of the Respective Countys such sum of Tobacco as they have payd unto the respective Sheriffs for ffees as aforesaid. This Act to endure for three years or to the end of the next gen! Assembly.

An Act for Reuiuinge Certaine Lawes wthin this province.

For as much as certaine Lawes made and enacted att a generall Assembly held att St Leonards in Caluert Countye Anno 1658: beinge found some of them very convenient and conducive to the publick good of this prouince wen said Lawes beinge temporarye Lawes will unavoydably fall and Expire if Express provision bee not made for the continuinge and reuluinge of them Bee itt therefore Enacted by the Lord Prop! wth the assent and aprobation of the uper and Lower house of this generall assemblye that the Act entituled an Act Concerninge the gage of Tobacco hhds and the Act entituled an Act Colonial Enfor the Killinge of Wolues, and the act entituled an act prohibitinge ground Leaves and seconds, and the Act entituled an act concerninge the Registringe of births marriages and buryals bee all of them as they are here expressed Renued Reuiued and stand in fforce wthin this province according to the Lymitation Expressed in the sd seuerall acts.

And bee itt enacted by the authority aforesd that certaine Laws made att a gen! Assembly held at S! Johns anno 1661: much conducinge to the whole publicke of this province bee alsoe continued and Renued, That is to say An act entituled an Act for the apoynt of certaine officers and an act entituled an Act for milletary discipline And an act entituled an Act concerninge hight of fences and an Act entituled an act for conueyance of all Letters Concerninge the State and publick affaires and to stand in fforce in this prouince accordinge to the Lymetation expressed in the sd Act, And bee itt alsoe further Enacted that Certaine other temporary Lawes made att a generall Assemblye held at St maryes anno 1662 beinge Iudged very conuenient and necessarye and noeways hurtfull to the Inhabitants or strangers tradinge here as the country now stands be by the Lord Propers with the aproper of the uper and Lower house of this assembly Reuiued (vizt:) an Act concerninge those Servts that have Bastards, and an Act entituled an Act for the publication of marryages And an Act entituled an Act concerninge paymt for Bullione brought in this province And an Act entituled an act for encouragem! of sowinge English grayne, and an act entituled an act concerninge the paym! of ffees due from Criminall psons and an act entituled An Act for encouragemt of ordinary Keepers and an act entituled an act concerninge proceedinge att Lawe and an act entituled an act declaringe what shal be done by the ex officio: and an Act entituled an Act concerninge paym! of debts due by bill, and an act intituled an act concerninge taxable psons, and an Act intituled an act imposinge a fee on them who shall bee marryed, and an act intituled an act concerninge Indians and an Act intituled an act apoyntinge Sherrifs, and an act entituled an act touchinge Run-aways, and an act intituled an act Lymettinge seruants times, and an act entituled an act concerninge the Sec? and addittion to his fees, and an act entituled an additional act against hogstealers, be enery of them as they are here sett down reuiued and stand in force wthin this province accordinge to the Lymetation expressed in the s^d seuerall acts, and bee itt further enacted that all those temporary Lawes made att a sessions of this generall Assembly begun 15th Sept Last 1663 bee Likewise all of them Revived (Except that last

P. R. O. Colonial Entry Book No. 53 Act for Burgesses expences) and begin their Lymetation as if they were enacted the present sessions of assembly according to the Lymetation expressed in the s^d seuerall Acts. This Act to endure for three years or to the end of the next Gen!! Assembly.

An Act of Encouragem! for W^m Smith in his undertakinge the Cuntry's worck at S! Mary's

Whereas W^m Smith hath been and must bee att greate charge in the repairinge and keepinge in Repaire the Cuntry's howse at S! Marys. Bee itt therefore Enacted by the right honnor the Lord prop! by and wth the consent of the uper and lower house of this Gen! Assembly That Eight Thousand pounds of Tobacco bee this pisent year paid him out of the publick Leauy, and hee the si Smith haue the benefitt of that bond whereby hannah Lee now the wife of W^m Prise was bound to couer the s.d Cuntry's house, and further the s.d Smith is hereby bound to keep the st house in Repaire and tenantable for seauen years and keep ordinary therein, and upon defaulte therein shall forfeite unto the cuntry ten thousand pounds of tobacco And whereas the st Smith did propose to this Assembly that if the cuntry would give him foure pounds tobacco p pole for foure yeares together and grant him a lease of the cuntry's Land for one and fifty years he would build a howse for the cuntry's use upon the s.d land after this moddel. That is to say forty foot square two storys and a half high, the first story to be ten foot cleare, the second story to be Eight foot cleare the half story four foot wth a hip roofe with a tamett in the middle Eight foot cleare from the flatt of the roof: and underneath the said house a bricked sellar twenty four foot square and an addition of twelf foot to the sd house to be divided into four several roomes two storys high and to each roome a chimney of brick and brick chimneys to all the other roomes in the st house, the st house to bee couered with tile or chingle and to bee wholly finished and completed as to dawbinge and glasinge four hundred feet of glass to be expended at the least and wheresoever else is necessary to the well finishinge and compleatinge of a house to bee pformed by the said Smith wthout any further charge to the cuntry then as before. Bee it therefore Enacted by the authority afores.d That foure pounds of Tobacco p pole bee Yearly Leauyed the four next ensuing years for the use of the sd Smith, and that the sd Smith haue a Lease of the st house and the cuntry's Land for one and fifty years and further the said Smith is hereby enjoyn'd to keep the ordinary duringe his abode

in the province, And in case hee the s.d Smith bee removed either by death or any other occation then one other bee placed Colonial Entry Rook in the same house but whome the Govern! and Councill and the next Assembly shall approve off. And bee itt further enacted by the Authority afores. That the s. Smith shall begin the aforesd house by the first day of March web shall bee in the yeare 1665 and shall haue compleated the one half of the said house by the first day of March web shall be in the yeare 1666: And by Receivinge the third paym! which will bee in the yeare 1667: hee shall have compleated 3 parts, and by the receiuinge the fourth and last payment w^{ch} will bee in the year 1668 hee shall have well compleated and substantially finished the whole worcke and in defaulte therein the sd Smith shall forfeite vnto the Cuntry two hundred thousand pounds of Tobacco.

P. R. O.

And bee itt farther alsoe Enacted by the authority afores! that two thousand pounds of Tobacco bee pay'd vnto the s.d Smith out of the publick Leavy this preent yeare weh is in Reparation of the dammage hee is like to susteigne in our buildinge himselfe in the house to keep the Records in Prouided always that if any pson or psons will upon the Land hereby graunted to the s.d Smith build a framed house twenty foot square and two storys and a half high wth a brick chimney. It shall bee lawfull for any such pson or psons to build upon the Land afores.d And shall have three acres of Land Layd out of the sd Land next adjoyninge to such house to be Layd out in such part of itt as the Governm! and Councill shall thinck fitt. Prouided alsoe that such pson or psons be Enjoyned to fench in their Land soe granted by the Governm! and Councill afores! and shall erect thereon such house or houses as aforesd within twelf month next after Layinge out such Land.

> An Act for Prseruation of Certaine Articles made wth the Sasquehannaugh Indians.

To the end that peace and amety wth the Sasquehannaugh Indians accordinge to certaine articles made wth that Nation may bee kept and continued. Bee itt enacted by the Lord Prop! wth the Assent of this gen! Assembly That the governm! and Counsell of this Province haue full power to Lay a tax not exceedinge six thousand pounds of Tobacco p month to bee employed for the hyringe such and soe many volunteers as can bee gott upon any emergent occasion as the Governm^t and Councill shall thinck fitt and toward the aydinge and assistinge the sasquahanna Indians when desired by them for continuinge the sd articles and preservinge peace and amety wth

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them as afores^d and not otherwise. And bee itt further enacted by the authority afores^d that the s^d sume of six thousand thousand pound of Tobacco p month shall not bee leauyed or raysed before these volunteers afre mentioned bee upon that seruice

in complyance wth the startickles.

And bee it farther enacted by the authority afores! that the Lieuten! Gen!! of this Prouince be impowered by virtue of this act to purchase soe many good fixed musketts and amonition swords and belts for the use of the publick soe soone as hee can procure them for we! hee shall be allowed this present yeare out of the Gen!! Leauy by publick assessment four thousand pounds of Tobacco and Caske and bee it farther alsoe enacted by the authority aforesaid that in the Interim that is to say untill the swords and musketts bee purchased and bought if necessity require the Lieut! Gen!! haue power to Press soe many musketts and swords as shall bee needful in any parte of the prouince for the intents use and purpose in this act afore mentioned. And that those musketts swords and belts first mentioned, when purchased bee kept as part of the Magazine of this prouince.

Prouided that noe Servt wthin this province by color or ptence of this act be permitted to enlist himself as a vollunteer in any martiall service. This Act to endure for three years or to the

end of the next Gen!! Assembly.

An Act for the Burgesses Expences and other publick debts.

Bee itt Enacted by the Lord Prop! by and wth the consent of the uper and Lower house of this preent Gen! Assembly that euery County shall satisfye unto their Respective Burgesses all their necessary expences for meat drink and lodginge for themselues and charges of boate and hands this preent crop as alsoe ten thousand pounds of Tobacco to the Lieut! generall conserninge the Magazine and four Thousand pounds of Tobacco more for purchasinge guns and swords to be added to the Lieut! gen"s acc! To Mr Godfrey hanner one thousand pounds of Tobacco to mr henry stockett twelf hundred and thirty pounds of Tobacco To Mr Oliver Sprye three hundred and fifty pounds of Tobacco To Major Sam! Gouldsmith one hundred and eighty pounds of Tobacco To W^m Smith of S! Mary's ten thousand pounds of Tobacco To Thomas Hughes and Adam Lead two hundred pounds of Tobacco to the Chancelor two hundred and fifty pounds of Tobacco to Cap! W^m Burgess one thousand and fifty pounds of Tobacco To Coll: Nathaniel uty seauen hundred pounds of Tobacco To the Secretary five hundred pounds of Tobacco To Mr W. Bretton for officiatinge as clke

in the Lower house of Assembly fifteen hundred pounds of P. R. O. Tobacco. To Mr. Henry Hide door keep! of the Lower House Colonial En-Seauen hundred pounds of Tobacco To Wm Smith for the common expences of the Burgesses to bee paid out of the publick Leavy thirteen hundred twenty two pounds of Tobacco and for M. Brettons dyett one hundred and forty pounds of Tobacco more to bee payed by the publick Leauy and added to M! Smiths acc! To the Chancelor eleauen hundred and twelf pounds of Tobacco for powder and shott bought by him anno 1661: To Mr John Gittings clke of the uper house fifteen hundred pounds of Tobacco To M. John Powick doorkeep! of the uper house four hundred pounds of Tobacco To W^m Smith att S! Marys for the comon expence of the uper house two thousand eight hundred eighty two pounds of Tobacco and Bee itt further enacted by the authority aduise and consent aforesd that Charles County shall pay vnto Phillip Caluert Esq! ouer and above the publick Leauy as County charge the sume of one thousand seaven hundred eighty eight pounds of Tobacco, and that Caluert County shall pay unto Thomas Sprigge five hundred and twenty pounds of Tobacco out of the publick Leauy as alsoe five hundred fifty three pounds of Tobacco to Thomas Dout out of their County leavy alsoe and that St. Mary's County shall pay to Coll. W. Evans fiue hundred and twenty pounds of Tobacco out of their County leauy: To the respective sherifs of each County for collectinge the publick Leauy twelf thousand four hundred ninety four pounds of Tobacco and bee itt further Enacted that this Act shall bee in leau of all orders graunted this Assembly by either house for Taxes of Tobacco.

The vpper house have Assented to all these Acts John Gittings clke

The Lower House have Assented to all these Acts W^m Bretton clke.

> The Lord Prop! willeth that these bee Lawes Charles Caluert.



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